

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Anthony Airosso
May 7, 2018 (DPP Day 4)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
		136:6-9						
136:10-12								
137:2-10								
137:17-138:18		138:19-22 (Completeness)						
138:23-140:15								
140:20-142:17								
		142:18-25	402, 403, PK					
143:1-144:11	602 (Foundation) at 143:17-144:11							
144:16-149:17	602 (Foundation) at 144:16-30; 802 (Hearsay) at 149:1-7				P-0246			
150:17-155:5					P-0251			
155:16-157:4	802 (Hearsay) at 155:24-156:3; 156:24-157:4							
157:9-158:23	802 (Hearsay) at 157:17-158:3							
159:6-162:22	602 (Foundation) at 159:6-9 and 159:13-14; 802 (Hearsay) at 161:24-162:7							
163:1-17	802 (Hearsay)	162:23-25 (Completeness)						
163:20-166:16	802 (Hearsay) at 165:1-5 and 166:3-16; 805 at 165:1-5							
167:6-168:20	802 at 167:11-18 and 167:24-168:17; 805 at 168:6-9 and 168:14-17							
173:20-174:15								
175:1-11								
175:14-20								
176:7-177:4	802 (Hearsay) at 176:14-22							
177:7-178:11								
		178:16-179:20	IMP (178:16-23); 402, 403, 602					
		180:8-11	402, 403					
		180:21-181:4	402, 403					
		186:19-187:3	402, 403, OSD					
		187:7-12	402, 403, 106, OSD					
		187:25-188:13	602, PK, 402, 403					

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Terry Baker
August 22, 2013 (30(b)(6) & Individual)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
19:18-20								
20:9-18								
40:2-8								
64:3-4		51:19-52:22, 62:18-24 (completeness and counter)		50:14-51:1; 59:25-62:16	T. Baker-3			802
64:11-15		65:16-66:5 (counter)	403 (vague as to "reaction")					
67:14-19	602 (speculation, no foundation); 802 (hearsay)							
67:23-24	602 (speculation, no foundation); 802 (hearsay)							
77:5-17								
77:22		77:23-80:9 (completeness and counter)	IMP; 602 foundation; 802 (hearsay)	81:21-82:10				
111:11-16	602 (speculation, no foundation);	107:23-108:22 (counter); 109:23-111:10 (completeness and counter)	IMP; 602 (foundation and speculation); 802 (hearsay) (107:23-108:15)	104:12-107:14 (completeness)				
111:23-112:11	602 (speculation, no foundation);							
112:12-16	802 (hearsay)				T. Baker-11			802
112:21-114:11	802 (hearsay)							
122:21-25					T. Baker-15			No foundation or associated testimony; 802
127:12-19	602 (speculation, no foundation); 802 (hearsay)							
127:22	602 (speculation, no foundation); 802 (hearsay)	127:24-128:14 (completeness)	IMP; 602 (foundation)	128:15-130:7				
151:2-6		149:12-151:1 and 151:6-15 (completeness and counter); 154:11-157:7 and 277:2-279:4 (counter)	602 (foundation and speculation); 701; IMP (151:6-15, 149:12-151:1)	144:22-145:23				
170:20-171:15								
171:16-20	802 (hearsay); 805 (hearsay within hearsay)				T. Baker-23			802
172:13-173:21	802 (hearsay); 805 (hearsay within hearsay)	173:22-174:17 (completeness and counter); 259:5-263:11 (counter)	IMP; 403 (cumulative) 173:22-174:17; 602 (foundation) 173:22-174:17					
					T. Baker-24			No foundation or testimony; 802

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Terry Baker
May 9, 2018 (DPP Day 6)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
14:1								
14:3-6								
14:18-15:8								
15:18-19								
48:16-49:6		109:19-110:1	VAG (109:23-110:1)		P-0158			
		111:7-112:4	IMP; 602 (foundation); VAG (111:15-16)					
		114:15-19	IMP					
		116:5-117:6	IMP; 602 (foundation) (116:8-117:3); HS (116:12-117:3)			D-C-201		
		117:12-118:5; 118:17-119:19	IMP; 602 (foundation)(117:12-118:2); HS (117:12-118:2); HS (118:17-20); 602 (foundation) (118:17-119:19)			D-C-202		
		121:5-12	IMP; 402; 403; 602 (foundation)					
		122:3-122:25	IMP; 402; 403; 602 (foundation/speculation),					
		124:10-125:5	IMP; 402; 403; 602 (foundation)					
		125:13-126:6	IMP; 402; 403; 602 (foundation) (125:13-15); HS (125:16-126:6)			D-C-207		
		126:25-127:7	IMP; 402; 403; 602 (foundation); HS					
		127:11-127:25	IMP, 402, 403, 602 (foundation), HS			D-C-208		
		130:2-12, 130:18-132:5	IMP; 402; 403; HS (130:18-132:5)			D-C-209		
		132:6-13, 132:20-133:21; 133:22-23, 134:3-8, 134:17-135:12.	IMP; 402; 403, 602 (foundation); HS					
		135:16-137:14	IMP; HS (136:4-137:14); 402, 403 (136:9-137:14); 602 (foundation) (136:22-137:14)			D-C-210		
		137:18-138:7, 138:19-139:11, 139:16-140:11	IMP; 402; 403; HS (137:18-138:7); HS (138:19-139:11, 139:16-140:11); 602 (foundation) (139:21-140:11), 701 (140:2-5)			D-C-213		
		146:19-148:2; 149:18-150:1-8	IMP; 402; 403; 602 (foundation/speculation) (146:19-147:22, 149:18-24)					
49:22-50:11								
50:18-51:15								
52:22-53:1	801 (hearsay)							
53:2-7	801 (hearsay)							

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Terry Baker
May 9, 2018 (DPP Day 6)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
53:24-55:9	801 (hearsay); 805 (hearsay within hearsay)	111:7-112:4; 114:15-19; 116:5-117:6; 117:12-118:5; 118:17-119:19; 121:5-12; 122:3-122:25; 124:10-125:5; 125:13-126:6; 126:25-127:7; 127:11-127:25; 130:2-12, 130:18-132:5; 132:6-13, 132:20-133:21; 135:16-137:14; 137:18-138:7; 138:19-139:11, 139:16-140:11				D-C-201, 202, 207, 208, 209, 210		
158:7-18	611 (improper leading); 701 (improper lay opinion on legal matter); 403 (risk of confusing issues with restraint of trade language)	158:23-159:5	MPT					
160:3-24	611 (improper refreshing recollection); 801 (hearsay); 602 (no foundation) 805 (hearsay within hearsay); 701 (improper lay opinion on legal matter); 403 (risk of confusing issues with restraint of trade language)	160:25-161:21; 75:25-78:10	IMP, VAG					

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Tim Bebee
July 18, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
19:11-13								
23:9-11		23:12-25, 24:23-25:5 (completeness and counter)	O, CUM					
31:25-32:7		31:16-24 (completeness)	402, 403,					
68:9-18		68:19-69:5 (completeness)	VAG, 602, PK					
69:6-8		69:9-21 (completeness)	VAG, 602, PK					
70:10-17		83:17-84:9 (completeness and counter)	402, 403, 701, MIS, 602, PK					
74:17-76:7	802 (Hearsay)				Bebee-C			
77:16-18		76:20-77:11 (completeness)	602, PK					
		118:13-18 (completeness)						
129:20-130:3					Bebee-4			Hearsay
130:4-6								
130:7-16	401 (Relevance), 403 (Unduly Prejudicial), vague as to "manage supply"							
130:18-20	401 (Relevance), 403 (Unduly Prejudicial), vague as to "manage supply"							
130:22-24	401 (Relevance), 403 (Unduly Prejudicial), vague as to "manage supply"							
131:1-22	401 (Relevance), 403 (Unduly Prejudicial), vague as to "manage supply"; 802 (Hearsay)	134:5-135:2, 135:9-13, 135:23-136:1, 136:6-137:22, 138:2-6 (completeness)	602, PK, HS, BS		Bebee-6			
		216:21-25 (completeness)						
		219:13-21 (completeness)			Bebee-15			
		223:3-20 (completeness)	HS, PK, 602		Bebee-16			
	highlighting begins on 225:5, should be 225:15				Bebee-17			
272:10-20		273:22 (completeness)			Bebee-27			Hearsay
276:15-277:12	602 (Foundation), 802 (Hearsay), 403 (Unduly Prejudicial)							
144:3-9					Bebee-6			
148:2-14	802 (Hearsay)	148:15 (completeness)						
148:16-17; 20-21	Calls for speculation, 602 (Foundation)	148:23-149:2 (completeness)						

Don Bell

August 20, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Basis of Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/ Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
19:12-14									
22:1-4									
23:1						Bell-1			
23:9-19									
23:21									
24:2-25:4									
25:25 (after okay)-26:2									
26:13-14									
26:20-21									
28:5-18			28:19-29:8 (completeness)						
29:21-30:5									
30:8-18									
30:23 (after all right)-31:16									
31:22-32:4									
32:6									
32:17-21									
33:2-3									
33:5-9									
33:11-34:11									
34:13-19			34:20-35:10 (counter)						
35:16-36:3									
36:12-37:4			37:5-17 (completeness)						
37:18-21									
37:23-38:3									
38:5-8									
38:10-17									
38:19-24									
39:1-18			39:19-40:2 (completeness)						
40:3-12									
40:15-21									
40:25-41:4									
41:6-23									
42:2-17	701(a) & (c) (Improper lay opinion) starting at 42:16	Has personal knowledge of exports in the industry generally and is opining on exports at an industry level; 701; 702							
42:19-43:2	701(a) & (c) (Improper lay opinion)	Has personal knowledge of practice of exports in the industry generally and is testifying on exports at an industry level	43:3-17, 21-22 (completeness)						
43:25-44:22									
44:25-45:18									
45:21-46:17	701(a) & (c) (Improper lay opinion) and 602 (foundation/speculation) starting at 46:10	Has personal knowledge of egg industry and factors affecting production; 701; 702							
46:21-47:1	701(a) & (c) (Improper lay opinion); 602 (foundation)	Has personal knowledge of egg industry and factors affecting production; 701; 702							
47:4-10	701(a) & (c) (Improper lay opinion); 602 (foundation)	Has personal knowledge of egg industry and factors affecting production; 701; 702							
47:12-23	701(a) & (c) (Improper lay opinion); 602 (foundation) as to 47:12-13	Has personal knowledge of egg industry and factors affecting production; 701; 702							

Don Bell

August 20, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Basis of Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
48:2-6	701(a) & (c) (Improper lay opinion); 602 (foundation)	Has personal knowledge of egg industry and factors affecting production; 701; 702	48:10-15, 18-49:15 (completeness)						
49:22-23									
49:25-50:22									
50:24-53:20	402 (relevance); 802 (hearsay); MIL (pre-conspiracy)	Relevant to show reason for exports; Non-hearsay purpose (shows plan, effect on the listener)				Bell-2			
53:22-55:12	402 (relevance); 802 (hearsay); MIL (pre-conspiracy)	Relevant to show reason for export and supply management programs; Non-hearsay purpose (shows plan, effect on the listener)							
55:15-22	MIL (pre-conspiracy)	Relevant to show reason for supply management programs and animal welfare guidelines; non-hearsay prupose (plan, effect on the listener)							
55:24-56:21	MIL (pre-conspiracy)	Relevant to show reason for supply management programs and animal welfare guidelines; non-hearsay prupose (plan, effect on the listener)							
56:23-57:10	MIL (pre-conspiracy)	Relevant to show reason for supply management programs and animal welfare guidelines; non-hearsay prupose (plan, effect on the listener)							
57:12-21									
57:24-58:2									
58:4-11									
58:18-59:14									
59:16-60:20									
60:22-61:6									
62:4-63:12									
65:10-20									
65:22-66:12									
66:14-67:15									
67:17-68:19									
68:22-69:8			69:25-70:3 (completeness)						
70:21-71:20						Bell-3			
73:8-74:7									
74:10-21			75:1-5 (completeness)						
76:12-20									
78:5-6									
78:8-14									
78:17-24			78:25-79:7 (completeness)						
79:17-80:1			80:2-9 (completeness)						
80:10-14									
83:24-84:24	MIL (pre-conspiracy)	Relevant to show reason for supply management programs and to show development of conspiracy				Bell-4			

Don Bell

August 20, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Basis of Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
85:7-9	MIL (pre-conspiracy)	Relevant to show reason for supply management programs and to show development of conspiracy				Bell-5			
85:11-86:3	MIL (pre-conspiracy)	Relevant to show reason for supply management programs and to show plan and development of conspiracy							
86:5-6	MIL (pre-conspiracy)	Relevant to show plan and development of conspiracy							
86:17-87:7	MIL (pre-conspiracy)	Relevant to show plan and development of conspiracy							
87:24-88:3	MIL (pre-conspiracy)	Relevant to show plan and development of conspiracy							
88:5-90:12	MIL (pre-conspiracy)	Relevant to show plan and development of conspiracy							
92:5-93:11	MIL (pre-conspiracy)	Relevant to show reason for supply management programs and to show development of conspiracy				Bell-6			
94:1-97:13						Bell-7			
97:16-101:20	802 (hearsay)*; 105 (as to RAF) (99:13-100:8, 100:24-101:7)	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); Non-hearsay purpose (shows plan and conspiracy)							
101:23-102:17	602 (Foundation)	Testifying based on personal knowledge; he was central to UEP and conspiracy							
105:1-106:24	802 (hearsay)*	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)				Bell-8			
107:1-18	802 (hearsay)*	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)							
108:5-7									
108:19-25						Bell-9			
109:3-111:7									
111:9-113:11									
116:18-117:7						Bell-11			
117:15-118:4									
119:24-120:10									
120:12-121:6									
122:5-11									
122:14-19									
125:24-127:7									
127:10-11									
128:23-130:3									
130:5-16			133:18-25 (completeness)				Bell-13		
135:12-13						Bell-14			
135:17-136:2	802 (hearsay)*; MIL	Non-hearsay purpose (effect on listener and notice); Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); Relevant to show plan and development of conspiracy							

Don Bell

August 20, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Basis of Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
136:21-138:23	802 (hearsay)*; MIL	Non-hearsay purpose (effect on listener and notice); Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); Relevant to show plan and development of conspiracy							
138:25-140:2	802 (hearsay)*; MIL	Non-hearsay purpose (effect on listener and notice); Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); Relevant to show plan and development of conspiracy							
140:4-140:13	802 (hearsay)*; MIL	Non-hearsay purpose (effect on listener and notice); Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); Relevant to show plan and development of UEP Certified Program and conspiracy	140:14-141:21 (completeness)						
141:22-142:13	802 (hearsay)*; MIL	Non-hearsay purpose (effect on listener and notice); Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); Relevant to show plan and development of UEP Certified Program and conspiracy							
142:18-25	802 (hearsay)*; MIL	Non-hearsay purpose (effect on listener and notice); Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); Relevant to show plan and development of UEP Certified Program and conspiracy							
143:12-144:12									
144:18	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)				Bell-15			
145:1-13									
145:16-23									
146:17-148:1	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)							
148:18-151:16	802 (hearsay)*	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)							
151:20-25	802 (hearsay)*	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)							
152:2-16	802 (hearsay)*	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)							

Don Bell

August 21, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Basis of Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/ Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
175:23-24						Bell-16			
176:4-179:1	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); Non-hearsay purpose (proof of conspiracy)	179:2-3; 179:5 (completeness)						
			179:19-180:10 (counter)		179:7-18				
180:15-22									
180:25-181:12									
181:15-182:3									
182:5-183:1									
184:1-5									
184:7-8									
184:20-185:16									
185:22-186:18	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); Non-hearsay purpose (proof of conspiracy)							
186:21-187:17	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); Non-hearsay purpose (proof of conspiracy)							
188:11-13									
188:17-189:1			189:3-6 (completeness)		189:7-9; 189:12 (completeness)				
189:12-18	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); Non-hearsay purpose (proof of conspiracy)							
190:3-9	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); Non-hearsay purpose (proof of conspiracy)							
191:3-192:18									
192:20-193:9	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); Non-hearsay purpose (proof of conspiracy; effect on listener)							
195:5-7									
195:9-196:16	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)							
196:22-24									
197:4-199:23	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); Non-hearsay purpose (proof of conspiracy)							
202:7-23			201:3-202:6 (completeness)	NR, NARR, 402, 403, OSD					
203:10-13	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)				Bell-17			
203:17-20	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)							

Don Bell

August 21, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Basis of Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
204:6-20	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)							
205:6-25	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)							
206:6-22	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)							
210:1-212:12	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)				Bell-18			
216:2-5	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)				Bell-19			
216:8-217:10	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)							
217:17-20									
217:23-218:5									
218:17-20									
219:23-220:5									
220:11-21	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)				Bell-20			
220:24-221:8	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)	221:9-21 (completeness)						
221:25-222:9									
222:12-223:17									
223:19-21									
224:2-225:25	802 (hearsay); 602 (foundation) as to 224:2-12; 802 (hearsay) * as to 225:22-25	Witness testifying as to his personal knowledge of concerns in the industry about backfilling; Statement by party-opponent and in furtherance of conspiracy; 801(d); Non-hearsay purpose (proof of conspiracy)							
226:3-227:11	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d); Non-hearsay purpose (effect on the listener)							
228:12-19	805 (hearsay within hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d); 803(6)				Bell-21			
229:17-230:10	805 (hearsay within hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d); 803(6)							
231:3-21	805 (hearsay within hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d); 803(6)							
231:25-232:5	805 (hearsay within hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d); 803(6)							
232:7-8	805 (hearsay within hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d); 803(6)	232:10-17 (completeness)						

Don Bell

August 21, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Basis of Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/ Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
244:18-245:15	802 (hearsay)*	Statement by party-opponent and in furtherance of conspiracy; 801(d)				Bell-24			
245:22-246:15	802 (hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)							
			251:14-252:5 (counter)						
252:10-18	802 (hearsay)*	No statement made; Exhibit is admissible under 801(d)				Bell-26			
252:23-254:6	802 (hearsay)*	Statement by party-opponent and in furtherance of conspiracy; 801(d)							
255:4-7	802 (hearsay)*	Statement by party-opponent and in furtherance of conspiracy; 801(d)							
255:9-256:13	802 (hearsay)*	Statement by party-opponent and in furtherance of conspiracy; 801(d)							
256:16-24	602 (foundation)	Testifying to personal knowledge and impression							
			264:3-6,12-25 (counter)				Bell-17		
			265:1-4 (counter)						
			265:7-266:6 (counter)						
			266:23-267:21; 272:15-19 (counter)						
			274:8-10 (counter)						
			274:12-22 (counter)						
			274:24-275:2 (counter)						
			283:10-18 (counter)						
			283:20-284:1 (counter)						
			284:4-5 (counter)						
			284:7 (counter)						
			284:9-15 (end at "water.") (counter)						
			298:5-11 (counter)		298:12-16				
			299:2-16 (end at word period) (counter)						
			301:22-302:4 (counter)		301:9-11, 301:13-15				
			318:18-320:2 (counter)	NR, NARR	321:2-9				
			324:17-325:9 (counter)				Bell-8		
			325:20-326:2 (counter)						
			326:21-329:10 (counter)						
			334:1-3 (counter)						
			336:1-5 (counter)	403, ARG					
			336:18-21 (counter)						
			336:23 (counter)						
			336:25-337:4 (counter)						
			337:7-11 (counter)						
			337:13-21 (counter)						
			338:13-22 (counter)						

Phyllis Blizzard

February 15, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Basis for Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	Defs Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
9:6-9									
11:18-20									
15:7-16:8									
17:18-19:13									
			28:10-18 (counter)						
30:25-31:8			28:19-29:13 (completeness)						
31:12-32:23			29:24-29:6.2 (completeness)						
			35:13-17 (counter)						
33:21-34:9									
			61:24-62:8 (counter)						
			70:12-18 (counter)						
78:17-19									
78:21-80:18			78:6-9; 78:16 (completeness)	Misleading					
83:23-85:2, 85:6-8			83:21-22 (completeness)						
			105:22-106:5 (starting at "the best") (counter)						
176:18-20						Blizzard-14			
180:11-21	802 (Hearsay) (as to RAF, CMF, UEP)	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)(a) and (e); Business record 803(6)							
196:13-19						Blizzard-16			
197:6-11									
198:4-199:4			199:4-9 (completeness)						
202:21-203:18			204:6-8, 205:4-15 (completeness)		205:16-25				
210:4-211:16	802 (Hearsay) (as to RAF, CMF, UEP)	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)(a) and (e); Business record 803(6)				Blizzard-18			
213:4-215:2	802 (Hearsay) (as to RAF, CMF, UEP)	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)(a) and (e); Business record 803(6)							
218:12-21						Blizzard-20			
249:5-12						Blizzard-31			
252:6-7									
264:2-265:3	802 (Hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)(a) and (e)				Blizzard-37			
266:7-17									
266:20-267:11	802 (Hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)(a) and (e)							
276:22-277:25 (Alter reading of 277:15-19 by party agreement change "PEC members" to UEP members" and delete remainder)	805 (Hearsay within hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)(a) and (e); Business record 803(6)				Blizzard-43			
			295:17-296:2 (counter)						
			303:13-17 (counter)						
308:16-309:1						Blizzard-51			
			312:22-313:5 (counter)				Exhibit 11		
			313:24-314:14 (counter)						
			314:17 (counter)						

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

James Carlson
November 12, 2019 (DAP Day 7)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
144:1-4	402; 403	143:20-24						
144:17-153:25	402; 403; 602 (Foundation) at 150:23-151:3 and 153:5-7				PX-719			
154:11-25								
155:1		155:2-11 (completeness)						
155:12-157:19	402; 403; 602 (Foundation) at 156:3-14 and 157:5-9	157:20-23 (completeness)	402, 403					
157:24-158:21	602 (Foundation) at 158:9-17							
159:3-7	402; 403; 602 (Foundation)							
159:20-168:6	402; 403; 802 (Hearsay) at 167:20-168:1 and 165:7-15; 602 (Foundation) at 161:9-17 and 164:10-16 and 162:5-14 and 166:25-167:8;				PX-506			
		168:9-171:3	IMP (167:9-14), 402, 403					

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Steven Feyman
April 25, 2014

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
8:10 - 8:17 (stop before statement of personal address)								
12:21 - 13:3								
16:12 - 17:3								
22:13 - 22:21		23:25-25:2 (completeness)	106 (counter-designation should begin at 23:24)	22:22 to 23:23				
30:16 - 31:20	602 (Foundation); 802 (Hearsay)							
33:7 - 34:2	602 (Foundation)	34:3-10 (completeness/counter)						
34:18 - 35:24		36:12-21 (completeness); 41:10 13 (completeness)	402/403; VAG	35:25 - 36:11; 36:22 - 36:25; 43:6 - 43:10				
44:8 - 44:12	602 (Foundation)	44:13-20 (completeness)	402	44:21 - 45:8				
61:19 - 62:12	403 (Prejudice); 802 (Hearsay)				Feyman-2			
64:7 - 65:1	403 (Prejudice); 802 (Hearsay)	66:1-12 (completeness)		66:13 - 67:22				
65:15 - 65:17	403 (Prejudice); 802 (Hearsay)							
69:20 - 69:24		69:25-70:25 (completeness)	402/403	71:1 - 71:6				
		72:12-24 (completeness/counter)	402/403; BS					
		86:10-24 (counter)	402/403; 602; BS					
96:11 - 97:10								
98:7 - 24		98:25-99:11 (completeness)		99:11 - 99:17				
		99:18-25 counter)	602	100:1 - 100:3				
101:1 - 101:2	602 (Foundation)							
101:7 - 101:11	602 (Foundation); 802 (Hearsay)	101:12-14 (completeness)						
117:17 - 120:20								
158:1 - 158:9	602 (Foundation)	158:10-20 (completeness)						
158:21 - 159:12	602 (Foundation)							
178:4 - 178:7		176:2-178:3 (completeness)	106; 602; BS; MPT	175:16 - 176:2 (includes Exhibit 11)				
206:2 - 206:14	602 (Foundation); 802 (Hearsay)	209:19-24 (counter)	402/403	209:15 - 209:18				
241:6 - 241:18	602 (Foundation); see 241:19-23	240:6-241:5 (completeness)						

Gene Gregory
June 25, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	Defs Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
25:19-23								
34:9-25		32:11-23 (completeness)	OSD (32:13-14)					
35:7-14								
37:9-37:19	602 (Foundation); 701(a) & (c) (Improper Lay Opinion)	36:14-37:8 (completeness)	NR (36:17-24)					
37:24-38:3								
38:6								
38:24-39:9								
42:4-7								
42:10								
42:12-16								
42:20-23	602 (Foundation)							
43:2-18	602 (Foundation); 401 (Relevance)							
43:23-44:16								
		44:17-20 (counter)						
		44:23 (counter)						
		44:25-45:12 (counter)	NR					
		45:15-16 (counter)						
45:18-21	602 (Foundation); 701(a) & (c) (Improper Lay Opinion)							
45:24-25	602 (Foundation); 701(a) & (c) (Improper Lay Opinion)							
46:2-3	602 (Foundation); 701(a) & (c) (Improper Lay Opinion)							
49:4-49:17	402 (Relevance); 407 (inadmissible subsequent remedial measure)							
49:25-50:6	402 (Relevance); 407 (inadmissible subsequent remedial measure)							
51:16-18	402 (Relevance); 403 (Prejudice); 701(a) & (c) (improper lay opinion); 407 (inadmissible subsequent remedial measure)							
51:22-52:5	402 (Relevance); 403 (Prejudice); 701(a) & (c) (improper lay opinion); 407 (inadmissible subsequent remedial measure)	53:11-13 (starting at "Does"); 53:17-22 (completeness)	CLC					
		66:11-16 (counter)	IMP					
		66:22-67:10 (counter)	IMP					
105:2-17								
127:18-22	602 (Foundation/ Speculation)	126:14-127:7 (completeness)						
127:24	602 (Foundation/ Speculation)							
128:2-13	802 (Hearsay)							
132:20-133:21	701(a) & (c) (improper lay opinion); 802 (Hearsay)							
134:3-20	701(a) & (c) (improper lay opinion); 802 (Hearsay)							

Gene Gregory
June 25, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	Defs Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
135:12-137:16	602 (Foundation); 701(a) & (c) (improper lay opinion); 802 (Hearsay)				G. Gregory-7			
137:23-138:7	602 (Foundation); 802 (Hearsay)	138:8-9; 138:11-12 (completeness)						
138:14-139:8	602 (Foundation); 701(a) & (c) (improper lay opinion); 802 (Hearsay)							
139:12-140:14	602 (Foundation); 701(a) & (c) (improper lay opinion); 802 (Hearsay)	140:19-23 (completeness)						
140:24-142:14	602 (Foundation); 701(a) & (c) (improper lay opinion); 802 (Hearsay)							
145:10-146:15					G. Gregory-8			
146:18-24								
147:13-150:25	602 (Foundation); 802 (Hearsay)				G. Gregory-9			
151:5-152:13	602 (Foundation); 802 (Hearsay)							
152:23-153:6					G. Gregory-10			
153:21-155:10								
155:13-19								
156:5-10					G. Gregory-11			
156:21-24					G. Gregory-12			
157:10-159:2	802 (Hearsay)							
159:6-18	802 (Hearsay)							
160:2-8								
160:20-25	802 (Hearsay)							
161:6-162:10	802 (Hearsay)							
162:13-14	802 (Hearsay)							
163:3-11	402 (Relevance), 602 (Foundation); 802 (Hearsay)							
163:14-21	402 (Relevance), 602 (Foundation); 701(a) & (c) (improper lay opinion); 802 (Hearsay)							
164:6-165:8	402 (Relevance, wasting time), 802 (Hearsay)				G. Gregory-13			
165:17-20	402 (Relevance, wasting time), 802 (Hearsay)							
165:24-166:17	402 (Relevance, wasting time), 602 (Foundation); 802 (Hearsay)							
167:4-168:22	802 (Hearsay)							
169:23-170:19	802 (Hearsay)							
171:4-24	701(a) & (c) (improper lay opinion)							
175:4-23					G. Gregory-14			
176:13-177:2	602 (Foundation); 805 (Hearsay within hearsay)							
177:7-18		178:13 (completeness)						
178:14-18	602 (Foundation)							

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Gene Gregory
June 25, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	Defs Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
178:21-22	602 (Foundation)	178:24-179:2 (completeness)						
214:15-21								
219:15-221:13	802 (Hearsay)	222:6-16 (completeness)	IMP, 402, 403		G. Gregory-21			
248:8-9					G. Gregory-23			
248:13-22	802 (Hearsay)							
249:2-3								
249:25-250:8								
250:12-20	802 (Hearsay)							
251:2-8	802 (Hearsay)							
251:19-24	802 (Hearsay)							
252:22-253:3	802 (Hearsay)							
253:6-18								
253:22-23								
255:6-16	802 (Hearsay)							
255:24-256:8	602 (Foundation); 701(a) & (c) (Improper Lay Opinion); 802 (Hearsay)							
256:11								
256:21-257:15		257:16-258:3 (completeness)	402, 403, HS		G. Gregory-24			
258:4-23	802 (Hearsay)							
259:16-260:22	802 (Hearsay)				G. Gregory-25			
261:3-19	701(a) & (c) (improper lay opinion); 802 (Hearsay)							
262:7-10	802 (Hearsay)							
262:13-264:8	602 (Foundation); 701(a) & (c) (improper lay opinion); 802 (Hearsay)							
264:11-17	701(a) & (c) (improper lay opinion)							
265:3-22					G. Gregory-26			
266:2-8								
266:16-267:9	602 (Foundation); 805 (Hearsay within hearsay)							
290:10-18					G. Gregory-30			
291:16-294:8	805 (Hearsay within hearsay)							
295:16-296-5	802 (Hearsay)							
298:19-299:20	802 (Hearsay)							
306:8-307:18		313:20-315:20 (completeness)	602, PK, HS, 402, 403, NARR, NR, BS		G. Gregory-32			

Gene Gregory
June 26, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
346:20-347:20		347:21-348:12; 350:23-352:11 (completeness)	602, PK, HS		G. Gregory-33			
358:4-24					G. Gregory-34			
360:24-364:18	602 (Foundation); 805 (Hearsay within hearsay)							
365:4-366:2	602 (Foundation)							
366:11-367:11	602 (Foundation); 805 (Hearsay within hearsay)				G. Gregory-35			
367:15-369:12	802 (Hearsay)							
369:15-23								
370:2-371:22	602 (Foundation/ Speculation)							
372:2-7		372:8-10						
372:11-15	611 (Hypothetical)							
373:17-374:6	611 (Hypothetical); 802 (Hearsay)							
374:12-22								
375:4-376:2	611 (Asked and answered); 701 (a) & (c) (Improper lay opinion); 802 (Hearsay)							
376:5-16	701 (a) & (c) (Improper lay opinion)							
376:19-377:24	701 (a) & (c) (Improper lay opinion); 802 (Hearsay)							
397:22-23					G. Gregory-40			
398:4-21								
		402:4-13 starting at (... "when you...") (counter)	CP, BS, 402, 403					
408:13-15					G. Gregory-41			
408:22-409:17	701 (a) & (c) (Improper lay opinion); 802 (Hearsay)	409:18-410:3; 410:7-12 (completeness)	NR, 701, 402, 403					
410:14-412:12	602 (Foundation); 701 (a) & (c) (Improper lay opinion); 802 (Hearsay)	412:13-25 (completeness)	602, 701, 402, 403					
413:9-22	802 (Hearsay)				G. Gregory-42			
419:17-420:5	401 (Relevance); 403 (Prejudice); MIL							
421:12-24	401 (Relevance); 403 (Prejudice); MIL				G. Gregory-43			
422:12-16	401 (Relevance); 403 (Prejudice); 802 (Hearsay); MIL							
424:4-426:7	401 (Relevance); 403 (Prejudice); 802 (Hearsay); MIL	426:22-428:3 (completeness)	INC, NR, NARR					
431:13-18	401 (Relevance); 403 (Prejudice); MIL							
439:17-22	401 (Relevance); 403 (Prejudice); MIL	436:13-16, 437:5-439:16; 439:23-25 (completeness)	INC, NR, NARR, 402, 403, PK, 602					
440:2-25	701 (a) & (c) (Improper lay opinion); 802 (Hearsay)				G. Gregory-44			
441:11-18	701 (a) & (c) (Improper lay opinion); 802 (Hearsay)							
442:24-443:6					G. Gregory-45			

Gene Gregory
June 26, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
445:3-446:5	701 (a) & (c) (Improper lay opinion); 802 (Hearsay)							
450:5-451:13		451:14-21 (completeness)	402, 403		G. Gregory-46			
452:10-14	802 (Hearsay)							
453:3-454:3	802 (Hearsay)							
454:7-455:25	611 (Argumentative); 701 (a) & (c) (Improper lay opinion); 802 (Hearsay); Assumes facts not in evidence				G. Gregory-13			
456:6-19	701 (a) & (c) (Improper lay opinion); 802 (Hearsay)							
		456:20-459:10 (counter)	NR, NARR, 402, 403					
459:11-15	802 (Hearsay)							
459:18-25	802 (Hearsay)							
460:3-15	802 (Hearsay)							
460:18-462:2	802 (Hearsay)							
462:18-25	802 (Hearsay)	463:2-25 (completeness)	HS, 701					
464:21-465:24	802 (Hearsay)							
466:12-18	802 (Hearsay)	466:19-467:12; 467:16-20 (completeness)	NR, 402, 403, 602					
469:24-471:10	802 (Hearsay)							
472:2-473:4	802 (Hearsay)							
475:2-4					G. Gregory-48			
475:13-476:17	402 (Relevance)							
476:21-477:24	402 (Relevance); 802 (Hearsay)	477:25-478:12; 481:11-17; 482:24-483:5; 483:17-25 (completeness)	NR, 402, 403, 602, BS					
487:12-488:21	402 (Relevance); 802 (Hearsay)				G. Gregory-51			
488:25-489:11	802 (Hearsay)							
492:20-22					G. Gregory-47			
494:13-495:10	701 (a) & (c) (Improper lay opinion); 802 (Hearsay)							
496:22-497:20					G. Gregory-52			
497:24-499:11	802 (Hearsay)							
500:7-25	402 (Relevance); 403 (Prejudice); MIL				G. Gregory-53			
501:4-9	402 (Relevance); 403 (Prejudice); MIL							
505:3-506:24	402 (Relevance); 403 (Prejudice); 802 (Hearsay); MIL							
507:3-10		507:16-20 (completeness)	402, 403, BS					
507:23-510:11	Cumulative evidence; 602 (Foundation); 701(a) & (c) (Improper lay opinion); 802 (Hearsay)							
519:13-18								
520:5-14								
521:18-24					G. Gregory-56			
522:3-9								
522:15-524:3	402 (Relevance); 802 (Hearsay)							

Gene Gregory
June 26, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
524:11-20	802 (Hearsay)							
524:25-525:10	802 (Hearsay)							
531:15-23	401 (Relevance); 403 (Prejudice); MIL							
532:14-21	401 (Relevance); 403 (Prejudice); MIL							
533:4-534:3	402 (Relevance); 403 (Prejudice); 602 (Foundation); 701(a) & (c) (Improper lay opinion); 802 (Hearsay); MIL							
534:7-535:10	402 (Relevance); 403 (Prejudice); 802 (Hearsay); MIL							
536:4-10	402 (Relevance); 403 (Prejudice); 602 (Foundation); 802 (Hearsay); MIL							
536:16-537:17	402 (Relevance); 403 (Prejudice); 602 (Foundation); 802 (Hearsay); MIL	537:18-539:14 (completeness)	NR, NARR, 402, 403, 602, 701					
541:5-542:21	402 (Relevance); 805 (Hearsay within hearsay); MIL				G. Gregory-59			
543:6-544:8					G. Gregory-60			
544:11-19	602 (Foundation); 802 (Hearsay)	545:16-25 (completeness)	402, 403, 602, 701					
546:14-548:14	602 (Foundation); 802 (Hearsay)							
549:6-25	602 (Foundation)							
550:5-551:18	802 (Hearsay)							
552:3-554:11					G. Gregory-61			
556:2-558:12	802 (Hearsay)							
558:13-16								
562:3-4					G. Gregory-63			
562:10-564:23	402 (Relevance); 602 (Foundation); 802 (Hearsay)							
565:3-4								
565:11-566:17	802 (Hearsay); 805 (Hearsay within hearsay)				G. Gregory-64			
567:24-570:17	802 (Hearsay)				G. Gregory-65			
570:25-572:17	802 (Hearsay)				G. Gregory-66			
574:20-575:5		575:24-578:3 (completeness)	NR, NARR, HS, PK, 602, 402, 403, BS					
578:4-15								
578:22-23	602 (Foundation); 802 (Hearsay)							
579:2-3	611 (Argumentative)							
579:6-10								
581:7-18		581:24-583:18 (completeness)	BS, NR, NARR, PK, 602, 402, 403					
583:25-584:10					G. Gregory-68			
584:14								
584:24-585:23	802 (Hearsay)				G. Gregory-69			
586:15-21	802 (Hearsay)							

Gene Gregory
June 26, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
586:25-587:7	602 (Foundation); 802 (Hearsay)							
587:10-21	602 (Foundation); 802 (Hearsay)							
590:19-592:16	805 (Hearsay within hearsay)				G. Gregory-70			
593:2-14	805 (Hearsay within hearsay)							
594:8-596:15	802 (Hearsay)				G. Gregory-71			
		596:16-598:24 (counter)	PK, 602, NARR, NR, HS, 402, 403, BS					
598:25-599:17								
606:22-609:22								
609:25-610:22								
610:25-611:3								
611:5-20								
		612:2-613:7 (counter)	NR, 602, PK, 403					
614:14-18					G. Gregory-74			
615:12-24	802 (Hearsay)							
		617:4-22 (counter)	INC, NR, NARR, PK, 602, 402, 403					
618:5-14					G. Gregory-75			
619:2-620:12	402 (Relevance); 403 (Prejudice); 802 (Hearsay); MIL							
630:23-634:6	602 (Foundation); 802 (Hearsay)				G. Gregory-76			
634:12-19	602 (Foundation)							

Gene Gregory
June 27, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
		673:8-12 (counter)	IMP					
		673:17-674:11 (counter)	IMP	674:12-675:10				
675:17-676:12	802 (Hearsay)				G. Gregory-80			
676:15-677:2		677:3-6; 677:24-678:22 (completeness)	NR, NARR, 402, 403, 701					
680:20-682:13	701(a) and (c) (Improper lay opinion); 802 (Hearsay)							
682:16-24								
684:23-685:2					G. Gregory-81			
685:18-686:22								
687:17-688:7		688:8-22; 689:13-690:17 (completeness)	PK, 602, 701, 402, 403		G. Gregory-82			
693:3-695:9	701(a) and (c) (Improper lay opinion); 802 (Hearsay)				G. Gregory-83			
700:8-14	802 (Hearsay)	700:15-701:2 (completeness)	PK, 602, 701, 402, 403					
701:3-702:5	802 (Hearsay)							
702:9-705:5	602 (Foundation); 701(a) and (c) (Improper lay opinion); 802 (Hearsay)							
706:7-22	602 (Foundation); 701(a) and (c) (Improper lay opinion); 802 (Hearsay)							
745:6-746:7								
746:15-18					G. Gregory-89			
747:2-16								
751:11-19								
752:8-16	802 (Hearsay)							
752:20-754:4	802 (Hearsay)							
754:24-755:11								
755:14								
759:6-14	802 (Hearsay)							
792:5-18					G. Gregory-95			
792:22-793:8	402 (Relevance)							
803:21-24	701(a) and (c) (Improper lay opinion)							
804:8-21								
808:10-21								
818:16-819:10	402 (Relevance)				G. Gregory-104			
		821:12-20 (counter)	L					
		821:22-822:20 (counter)	602, PK, 403, 701, MIS (822:4-6), L (822:19-20)					
		822:22-823:3 (counter)	403					
		823:5-6 (counter)	602, PK, 403, 701					
823:11-18								
		823:25-824:5 (counter)	VAG, 403, MIS					
		824:8-11 (counter)	VAG, 403					
		824:15-22 (counter)	VAG					
		827:8-10 (counter)	O, 602					
		827:12-19 (counter)	O, 602, PK, 701					
		827:21-828:19 (counter)	701, 402, 403, 602, PK					
		829:21-24 (counter)	402, 403, MIL (Plaintiffs' Motion in Limine No. 7)					
		830:25-831:19 (counter)	402, 403			Ex. 105		

Gene Gregory
June 27, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
		832:16-833:23 (counter)	HS, 403					
		833:25, 834:13-835:22 (counter)	402, 403, HS					
		835:24-836:4 (counter)	402, 403, HS, PK, 602					
		836:6-17 (counter)	402, 403					
		838:10-841:9 (counter)	NR, NARR, HS, PK, 602					
		843:14-15 (counter)						
		843:17-844:10 (counter)	402, 403, 602, NR					
		844:12-845:5 (counter)	602, 403, O, NR, NARR					
		845:7-846:9 (counter)	602, 402, 403					
		846:24-847:19 (counter)	MIS, L					
		848:7-849:13 (counter)	602, PK, 402, 403, VAG			Ex. 106		
		850:25-851:18 (counter)	O, NARR, 602, 402, 403					
		852:6-852:7 (counter)	602, PK, 402, 403					
		852:9-11 (counter)	602, PK, 402, 403					
		853:4-9 (counter)				Ex. 103		
		853:11-855:15 (counter)	BS, HS, 402, 403, 602, PK, VAG					
		855:17-856:2 (counter)	602, PK, 403, MIS, HS					
		856:4-6 (counter)	602, PK, 403, MIS					
		857:7-10 (counter)	L					
		857:12-858:24 (counter)	L, 602, PK, 402, 403					
		860:9-15 (counter)	L, 602, PK, 403					
		862:2-24 (counter)	403, 701					
		865:14-18 (counter)	L					
		865:20-866:10 (counter)	L, VAG, MIS					
		866:12-867:7 (counter)	VAG, MIS, HS, 602, PK, NR					
		872:5-7 (counter)	L, VAG, MIS					
		872:9-14 (counter)	L, 602, PK, 701, BS					
		872:16-873:7 (counter)	L, 602, PK, 701					
		880:18-881:8 (counter)	402, 403, HS, 602, PK					
		888:17-889:18 (counter)	402, 403, NR, NARR, INC, HS, 602					
		894:23-895:6 (counter)	402, 403, NARR, 602, L (894:23-895:6), 701					
		895:8-898:4 (counter)	402, 403, NARR, HS, 602, 701					
		898:6-900:12 (counter)	402, 403, NARR, HS, 602, 701					
		900:14-19 (counter)	L					
		901:6-23 (counter)	NR, 402, 403, HS, 602, PK					
		902:22-904:17 (counter)	402, 403, NR, NARR, 602, 701					
		908:13 (starting at Why)-909:20 (counter)	INC, 602, PK, NR, NARR, 402, 403					
		909:22-910:9 (counter)	602, L (910:8-9)					
		910:11-20 (counter)	602, 402, 403					
		911:4-20 (counter)	L, NR, 402, 403, 602					
		911:22-912:4 (counter)	602, PK, 402, 403					
		912:14-913:6 starting at ("Do you know if...") (counter)	602, PK, NARR, NR, HS, 402, 403					
		914:11-916:6 (counter)	NR, 402, 403, HS, 602, PK, OSD					
		916:8-918:23 (counter)	NR, 602, PK, 402, 403, HS, BS, OSD					

Gene Gregory
June 27, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
		919:4-18 starting at ("I did...") (counter)	402, 403, BS, OSD					
		941:2-16 (counter)						
		942:17-22 (counter)	602, PK					
		942:24-943:20 (counter)	NR, 602, PK, L, VAG					

Jeff Hardin

April 18, 2014

Plaintiffs' Affirmatives	Defendant's Objections	Basis for Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/ Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
9:18-25									
12:24-13:4									
13:11-17									
78:1-80:11	105 (Hardin-50 admissible against Cal-Maine only)	Agreed to limiting instruction (Hardin-50 admissible against Cal-Maine).				Hardin-50			
148:6-149:9	105 (admissible against Cal-Maine only); 802 (Rose Acre, UEP, USEM)	Admissible under 801(d)(2)(A)-(E) and 803(6). Admissible against all defendants.	149:10-14			Hardin-65			
149:15-23	105 (admissible against Cal-Maine only); 802 (Rose Acre, UEP, USEM)	Admissible under 801(d)(2)(A)-(E) and 803(6). Admissible against all defendants.							
157:23-25	105 (admissible against Cal-Maine only); 802 (Rose Acre, UEP, USEM)	Admissible under 801(d)(2)(A) and 803(6). Admissible against all defendants.				Hardin-66			
158:5-8	105 (admissible against Cal-Maine only); 802 (Rose Acre, UEP, USEM)	Admissible under 801(d)(2)(A) and 803(6). Admissible against all defendants.	158:9-24						
158:25-159:9	159:8-9 = 802 (hearsay)	Admissible under 801(d)(2)(A) and 803(6). Cal-Maine senior executive confirms accuracy of statement in Cal-Maine Form 10-K. Admissible against all defendants.							
159:12-21	802 (hearsay)	Admissible under 801(d)(2)(A) and 803(6). Cal-Maine senior executive confirms accuracy of statement in Cal-Maine Form 10-K. Admissible against all defendants.							
228:14-229:22									
280:18-281:21			280:3-16	IMP COUNTER, MIL (Defendants' Motion in Limine re Deposition Designations), OSD (280:11-16)		Hardin-33			
281:24-282:17			282:18-283:17; 283:22-284:8	IMP COUNTER, 602, 402, 403, NR (283:22-284:8)		Hardin-73			
295:11-18			293:21-295:6	IMP COUNTER, MIL (Defendants' Motion in Limine re Deposition Designations), 402, 403			Hardin - 68		
295:22-23									
296:1-297:7									

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Gregory Hinton
March 20, 2014

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
12:14-13:6								
17:23-18:15								
20:17-23	106	20:24-21:12 [Ending line corrected to match highlighting]	Improper counter					
21:13-21								
24:3-20	403 (misleading as to first sentence on lines 3-4)							
32:23-33:16								
35:6-12	106	35:13-16						
35:17-25								
36:2-5								
37:3-19								
40:14-20								
42:6-25								
55:5-13								
56:5-11								
56:24	403; Vague							
57:2-3	403; Vague							
57:13-22								
61:15-24	106	59:18-60:17	Improper counter, 402, 403					
72:15-20								
90:4-91:20	802				DAP-Hinton-4			
91:22-92:10								
93:19	802							
93:21-94:16	802				DAP-Hinton-5			
94:19-20		101:8-102:13 [Highlighted but not included in excel]	Improper counter					
119:11-120:19	802	260:16-261:19	[Not highlighted] Improper counter		DAP-Hinton-29			
120:22	Vague; 403; 802							
151:19-24	602 (Foundation); 106; 802	151:25; 152:2			DAP-Hinton-35			
152:3-10	602 (Foundation); 802							
153:23-154:4	602 (Foundation); 802							
154:12-14	602 (Foundation); 802							
154:16-25	403; 602 (Foundation); 701(a) & (c) (improper lay foundation); 802							
155:4-6	403; 602 (Foundation); 701(a) & (c) (improper lay foundation); 802; 106							
176:13-14								
176:17-18								
176:25-180:19					DAP-Hinton-37			
183:5-21					DAP-Hinton-38			
187:13-22								
188:23-189:3								
222:16-223:7					DAP-Hinton-45			
225:19-226:7								
226:19-227:22	106	227:23-228:2, 228:4-10	Improper counter, NR					
235:7-23								
236:3-5	403				DAP-Hinton-48			

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Gregory Hinton
March 20, 2014

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
236:8-11	403	236:13-25 [Highlighted but not included in excel]						
237:2-237:16	403; 602 (Foundation); 802 (Hearsay); 701(a) & (c) (improper lay foundation)							
238:15-18	402 (Relevance of testimony as to egg prices in February 2014); 403							
238:22-239:14	106	239:23-240:13	Improper counter					
240:14-22	106	240:23-24; 241:3-6	Improper counter					
241:10-17								
257:5-23					DAP-Hinton-53			

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Gregory Hinton

December 3, 2019 (Day 19)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
172:8-10								
173:2-5								
173:11-12								
175:16-175:23	106	175:24-176:10	NARR, NR, Improper counter					
176:11-13								
176:20-176:23								
176:25-177:5	106	177:5-7						
177:9-24								
178:1-10	106	178:11-12						
178:13-17	106	178:17-23						
178:24-179:7								
181:24-182:11								
186:10-19								
187:12-24								
192:23-193:1								
193:2-193:9								

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Gregory Hinton

December 4, 2019 (Day 20)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
9:25-10:11								
12:13-25								
32:12-17								
33:18-34:7	106	34:8-10	Improper counter, 602, NR, MIL					
34:11-15								
34:24-36:2								
36:16-37:20	106; 802				PX-718			
38:5-15	106; 802							
39:10-12	802							
39:19-22	802							
40:4-12	802							
40:14-41:24	802							
42:8-13	802 (as to UEP, USEM, and CMF)				PX-178			
42:19-43:23	802 (as to UEP, USEM, and CMF)							
44:14-44:25	802 (as to UEP, USEM, and CMF)							
45:2	802 (as to UEP, USEM, and CMF)							
45:4	802 (as to UEP, USEM, and CMF)							
45:10-12	802 (as to UEP, USEM, and CMF)							
45:16-46:5	802 (as to UEP, USEM, and CMF)							
46:5-47:4	802 (as to UEP, USEM, and CMF)							
47:12-50:16								
51:3-55:16	802 (as to UEP, USEM, and CMF)				PX-611			
58:3-15								
58:23-59:8	802 (as to CMF and Rose Acre)				PX-715			
59:18-62:5	802 (as to CMF and Rose Acre)							
64:24-65:4	802	63:23-64:4 [Highlighting color corrected]			PX-673			
65:13-23	403; Form (argumentative); 802							
66:9	403; Form (argumentative); 802							

Jill Hollingsworth
April 18, 2014

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
16:17-17:08	N/A							
22:04-21	N/A	22:22-24:18 (completeness);						
25:16-21	N/A	25:22-26:5; 26:10-29:14 (completeness, counter)	26:10-25 (VAG, NARR); 27:2-25 (VAG, NARR, HS, 402, 403); 28:2 25 (HS, 602, 402, 403); 29:2-14 (602, PK, 402, 403)					
		30:8-33:23 (counter)	30:8-25 (VAG, NARR, HS, 402, 403); 31:2-25 (AF, CP, VAG, NARR, HS, 402, 403); 32:2-25 (VAG, NARR, HS, 402, 403); 33:2 19 (602, PK, 901)	35:6-22		H-1		
		36:6-25 (start at "if") (counter)	602, PK, 901, HS, 402, 403					
69:15-23	602 (foundation)							
69:25	602 (foundation)							
73:16-21	602 (foundation); 802 (hearsay); 901 (authentication)				H-4			
		75:19-76:7 (counter)	HS, 402, 403			H-4		
80:12-18	602 (foundation)							
81:5-25	602 (foundation); 802 (hearsay)							
82:2-3	602 (foundation)							
82:6-18	602 (foundation); 802 (hearsay)							
82:20-83:5	602 (foundation); 802 (hearsay)							
83:8-11	602 (foundation); 802 (hearsay); 701(c)-(c) (improper lay opinion)							
83:14-24	602 (foundation); 802 (hearsay); 701(a)-(c) (improper lay opinion)							
		87:16-25 (counter)	402, 403, HS			H-2		
104:13-16	602 (foundation); 701(a)-(c) improper lay opinion; 611 (leading)							
104:19-105:7	602 (foundation); 701(a)-(c) improper lay opinion							
105:9-19	602 (foundation); 701(a)-(c) improper lay opinion; 611 (leading)	105:25-106:5 (completeness, counter)	602, PK, 701	136:23-137:4; 137:7-12; 137:14-15				
		108:16-109:4 (counter)	HS, 402, 403					
		109:8-24 (counter)	HS, 402, 403, 602, PK					
110:5-14	701(a)-(c) (improper lay opinion)							
110:15-17	N/A							
110:19-111:3	N/A							
111:5-111:15	N/A							
111:18-25	N/A							
112:3-9	602 (foundation); 701(a)-(c) improper lay opinion							
112:11-12	602 (foundation); 701(a)-(c) improper lay opinion							
113:5-9	N/A				H-7			

Jill Hollingsworth
April 18, 2014

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
115:20-117:4	602 (foundation); 701(a)-(c) improper lay opinion							
117:6-10	802 (hearsay); 602 (foundation)							
117:12-14	802 (hearsay); 602 (foundation)							
		118:21-119:2 (counter)	402, 403, HS, 602, 701	49:19-21				
		123:23-124:20 (counter)	60					
125:7-12	N/A							
125:21-126:6	701(a)-(c) (improper lay opinion)							
126:9	701(a)-(c) (improper lay opinion)							
126:11-19	802 (hearsay); 602 (foundation)							
127:9-11	802 (hearsay); 602 (foundation)				H-8			
128:21-129:10	802 (hearsay); 602 (foundation)							
129:13-22	802 (hearsay); 602 (foundation)							
129:25-130:2	802 (hearsay); 602 (foundation)							
130:4-18	802 (hearsay); 602 (foundation); 701(a)-(c)							
131:13-18	802(hearsay); 602 (foundation)				H-9			
132:21-133:11	802(hearsay); 602 (foundation)							
133:13-20	802(hearsay); 602 (foundation)							
133:22-134:12	802(hearsay); 602 (foundation); 701(a)-(c)							
134:14-22	802(hearsay); 602 (foundation); 701(a)-(c)							
134:24-135:9	802(hearsay); 602 (foundation)							
137:17-22	802 (hearsay); 901 (authentication)				H-10			
138:16-139:21	602 (foundation)							
139:23-140:4	802 (hearsay)							
140:6-10	403 (incomplete)							
140:25-142:15	602 (foundation); 802 (hearsay)							
142:17-21	701(a)-(c) (speculating)							
152:3-5	602 (foundation), 802 (hearsay)				H-12			
152:17-21	602 (foundation), 802 (hearsay)							
152:23-153:14	602 (foundation), 802 (hearsay)							
154:20-155:3	602 (foundation), 701(a)-(c) (improper lay opinion)	154:9-18 (completeness)	602, PK					

Jill Hollingsworth
April 18, 2014

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
155:5-9	602 (foundation), 701(a)-(c) (improper lay opinion);							
155:11-20	602 (foundation), 701(a)-(c) (improper lay opinion); 611 (speculation)							
		156:12-17 (counter)	HS, 402, 403					
		156:21-157:23 (counter)	HS (157:6-12)			H-13		
		158:11-16 (counter)	HS, 402, 403					
160:3-5	602 (foundation); 802 (hearsay)				H-14			
162:2-10		160:25-161:24 (completeness / counter)	160:25-161:2-9 (HS, 402, 403); 161:15-18 (HS, 402, 403, 602, PK); 161:20-24 (402, 403, 602, PK)					
162:13-22		160:25-161:24 (completeness / counter)	(Duplicate of above)					
163:7-11	701(a)-(c) (improper lay opinion)							
163:13-15	701(a)-(c) (improper lay opinion)							
		165:10-24 (counter)						
168:21-169:16	611 (leading)							
169:18-23	611 (leading)							
169:25-171:2	602 (foundation)							
171:6-16	611 (mischaracterizes)							
172:20-173:2	602 (foundation); 802 (hearsay)				H-16			
173:11-174:23	602 (foundation); 802 (hearsay); 701(a)-(c) (improper lay opinion)							
175:2-3	602 (foundation)							
175:9-10	602 (foundation)							
176:8-13	602 (foundation); 802 (hearsay)				H-17			
178:8-20	602 (foundation); 802 (hearsay)							
178:22-179:5	602 (foundation); 802 (hearsay); 701(a)-(c) (improper lay opinion)							
190:23-191:2	602 (foundation)				Ex.20			
191:5-192:7	602 (foundation); 611 (assumes facts not in evidence)							
192:9-16	602 (foundation); 611 (assumes facts not in evidence)							
192:19-193:3	602 (foundation); 701(a)-(c) (improper lay opinion)							
193:5-6	602 (foundation); 701(a)-(c) (improper lay opinion)							
194:18-23	602 (foundation); 802 (hearsay)				H-21			

Jill Hollingsworth
April 18, 2014

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
196:20-23	602 (foundation); 802 (hearsay); 701(a)-(c) (improper lay opinion)							
197:2-3	602 (foundation); 802 (hearsay); 701(a)-(c) (improper lay opinion)							
209:12-17	602 (foundation); 802 (hearsay)				H-23			
210:6-25	602 (foundation); 802 (hearsay)							
211:3-212:2	602 (foundation); 802 (hearsay); 611 (mischaracterizes, leading)							
212:5	602 (foundation); 802 (hearsay); 611 (mischaracterizes, leading)							
212:8-22	602 (foundation); 802 (hearsay); 611 (mischaracterizes, leading)							
212:24-213:12	602 (foundation); 802 (hearsay); 611 (mischaracterizes, leading)							
234:20-22		231:11-233:7 (counter / completeness); 236:5-17, 237:4-5, 12-15, 244:12-13, 18-21 (completeness)	231:11-15 (MIS, 602, PK, OSD); 231:17-19 (PK, 602); 231:21-232:6 (402, 403, 602, PK, 701); 232:13-233:7 (402, 403); 236:5-17 (402, 403); 237:4-5, 12-15 (402, 403); 244:12-13, 18-21 (602, 701, 402, 403, OSD)					
235:22-23	N/A							
237:25-238:18	N/A							
239:13-240:8	N/A							
		256:22-257:11 (counter)						
		257:21-25 (counter)	INC, 402, 403					
		258:2-17 (counter)	INC, 402, 403, PK					
		259:2-15 (counter)	PK, 402, 403, 602					
		260:12-15 (counter)	INC, 602, PK	260:24-261:2; 261:7-13				
		263:6-23 (counter)	402, 403					
		264:4-9 (counter)	402, 403					
		264:21-266:25 (counter)	264:21-24 (402, 403); 265:3-8 (402, 403, 602); 265:10-12 (402, 403, 602, L); 265:14-17 (402, 403, 602, PK); 265:19-25 (402, 403); 266:2-25 (402, 403, HS)					
		267:2-7 (counter)	402, 403, HS					
		267:14-268:25 (counter)	267:14-25 (402, 403, HS); 268:2-25 (402, 403, HS, 602, PK)					
		269:8-271:5 (counter)	402, 403, 602, HS, PK					
		271:8-14 (counter)	402, 403, HS, 602, PK					
		271:16-25 (counter)	402, 403, 602, PK					
		272:7-273:2 (counter)	402, 403, 602, PK, HS					

Jill Hollingsworth
April 18, 2014

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
		273:12-274:10 (counter)	402, 403, 602, PK, HS	274:11-13; 274:16-17				
		275:24-276:18 (counter)	402, 403, HS, PK	275:4-8; 275:10-17; 275:20-22; 276:19-25; 277:4-11				
		278:13-15,19-280:4 (counter)	402, 403, PK, 602, HS					
		280:10-281:9 (counter)	402, 403, PK, 602, HS					
		284:18-23 (counter)	402, 403, 602, PK					
		285:16-286:4,12-25 (counter)	402, 403, HS, 602			H-24		
		287:2-3,9-13,15-18 (counter)	402, 403, 602, PK, HS					
		288:7-22 (counter)	402, 403, 602, PK, HS					
		289:18-291:22 (counter)	402, 403, 602, PK, HS			H-24		
		292:5-8,12-15 (counter)						
		295:2-11 (counter)						
		297:8-15 (counter)	PK, 602, 402, 403			H-25		
		299:3-5,9-14 (counter)	PK, 602, 402, 403					
		299:16-302:17 (counter)	PK, 602, 402, 403, HS					
		302:21-25 (counter)	PK, 602, 402, 403					
		303:11-304:13 (counter)	PK, 602, 402, 403					
		306:9-307:2 (counter)	602, PK, HS, 402, 403					
		307:6-25,308:4-16 (counter)	602, PK, HS, 402, 403					
		309:5-6,8-10,12-13,15-18,23-24 (counter)	402, 403					
		310:3-311:2 (counter)	402, 403, HS					
		311:11-14 (counter)	402, 403, OSD					
		311:25-312:6 (counter)	402, 403, OSD			H-27		
		313:8-11,16-19 (counter)	402, 403, OSD					
		313:21-314:8 (counter)	402, 403, HS			H-24		
		314:18-316:2 (counter)	402, 403, HS, 602					
		316:5-10, 12-14, 17, 19-24 (counter)	402, 403, HS					
		316:25-317:5 (counter)	402, 403, HS					
		318:15-319:8 (counter)	402, 403, HS			H-24		
		319:11-17, 19-25 (counter)	319:11-17 (402, 403, HS); 319:19-25 (402, 403, 602, HS, PK)	320:2-5; 320:10-21				
		321:10-12,14-18,20-25 (counter)	402, 403, HS					
		322:6-23 (counter)	402, 403, 602					
		325:5-326:2 (counter)				H-24		
		326:9-328:6 (counter)	402, 403, 602, PK, HS	328:7-9; 328:13-19				
		330:10-332:4 (counter)	402, 403, 602, PK, HS					
		332:16-18,25-333:16 (counter)	602, PK, 402, 403					
		336:21-337:24 (counter)	602, PK, HS, 402, 403					
		338:4-15 (counter)	602, PK, HS, 402, 403	339:19-25				
		340:2-341:11 (counter)	402, 403, HS			H-26		
		342:18-343:11 (counter)	402, 403			H-29		
		343:15-344:12 (counter)	402, 403, HS, 602, PK					
		345:24-346:19 (counter)	402, 403			H-30 H-31		
		349:7-22 (counter)	402, 403					
		349:25-350:12 (counter)	402, 403					
		350:23-25 (counter)	402, 403, PK, 602					
		351:23-352:18 (counter)	402, 403, PK, 602, HS	353:4-6; 353:11-19; 353:21-354:4; 354:6-8				

Jill Hollingsworth
April 18, 2014

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
		354:11-21 (counter)	402, 403, HS			H-24		
		355:2-9 (counter)	402, 403, PK, 602, HS					
		356:22-357:6 (counter)	PK, 602	357:7-10		H-37		
		357:11-358:16 (counter)	PK, 602, HS, 402, 403					
		358:20-359:6 (counter)	PK, 602, 402, 403	359:21-23; 360:11-16; 360:21-24; 361:3-5				
		361:7-8,15-20 (counter)	402, 403			H-38		
		361:24-362:10 (counter)	402, 403, HS					
		362:13-20 (counter)	402, 403	362:21-363:12				
		365:15-367:13 (counter)	402, 403, HS	368:5-24				
		368:25-369:25 (counter)	402, 403, HS			H-24		
		370:25-371:18 (counter)	402, 403, PK, 602 HS					
		376:6-7,24 (counter)	402, 403, OSD					
		377:5-12,15-16 (counter)	402, 403, OSD					
413:18-20	602 (foundation); 802 (hearsay)				H-45			
415:12-16	602 (foundation)							
415:18-416-2	602 (foundation)							
419:12-15	602 (foundation); 701(a)-(c) (improper lay opinion)							
419:17-420:15	602 (foundation); 701(a)-(c) (improper lay opinion); 802 (hearsay)							

David Hurd
May 22, 2018 (Day 14)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
145:2-4								
145:13-25								
160:14-16								
192:19-22 (Stop after "yes")	106	192:22-23	403 (misleading/confusing); 402; OSD		P-0012			
193:3-10								
205:19-206:5	403 (cumulative, misleading and confusing)	207:14-208:5	Improper counter; 403 (misleading/confusing); 402; OSD (reference to work completed in 2009)					

David Hurd
December 2, 2019 (Day 18)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
204:10-15								

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

David Hurd
December 3, 2019 (Day 19)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
96:18-19	403 (misleading: line 19 "This document's already admitted in evidence"); 802 (as to UEP and CMF)					MISSING EXHIBIT		
96:25-100:11	802 (as to UEP, USEM, and CMF)					MISSING EXHIBIT		
101:4 (Start at "when")-102:1	802 (as to UEP, USEM, and CMF)							
102:5-12	802 (as to UEP, USEM, and CMF)							
104:6-10	602 (speculation)							
122:17-123:9	403 (misleading unless the chart is offered into evidence)							

Ken Klippen

April 29, 2014

Plaintiffs' Affirmatives	Defendant's Objections	Basis for Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/ Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
30:16-31:11			31:14-24 (completeness)						
70:17-71:13									
73:18-24						Klippen-11			
74:3-5									
74:15-75:8	802 (Hearsay); 805 (hearsay within hearsay)	No hearsay statement offered							
112:13-15									
112:20-113:20									
115:18-116:4	802 (Hearsay); 805 (hearsay within hearsay)	801(d)				Klippen-16			
			309:19-25	402, 403					
			318:2-4						
			318:12-18						
			318:23-319:7	HS, 402, 403					
			319:14-18	HS, 402, 403			Klippen 67		
			319:23-320:16	HS, 402, 403					
			321:22-322:25	HS, 402, 403			Klippen 68		
116:12-119:3	802 (Hearsay); 805 (hearsay within hearsay); 602 (no foundation; speculation)	801(d); Personal knowledge							
			354:7-11; 354:22-356:9	VAG (354:22-23), 402, 403, BTS					
			357:7-358:19	HS, 602, MIL			Klippen 62		
119:7-8									
119:10-12									
119:14-16									
119:18-21									
			308:13-309:3						
			352:14-25	BTS					
214:2-4									
214:7-215:10	802 (Hearsay); 805 (hearsay within hearsay) as to 214:15-22, and 215:3-4, 9-10	Present sense impression							
			338:14-339:2	402, 403, OSD					
			339:24-340:21	901, HS, 402, 403, OSD, BTS			Klippen 72		
			347:2-19	402, 403, OSD, BTS					
229:2-3		Plaintiffs will not use Klippen-52				Klippen-52			
229:20-230:25 ("...eye on you.")	802 (Hearsay)	No hearsay statement offered; offered for the effect on the listener							
254:19-21	802 (Hearsay); 805 (hearsay within hearsay)	No statement offered for hearsay purpose							
255:3-13	802 (Hearsay); 805 (hearsay within hearsay)	No statement offered for hearsay purpose							

Ken Klippen

November 19, 2019 (DAP Day 12)

Plaintiffs' Affirmatives	Defendant's Objections	Basis of Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
96:2-97:11									
97:22-98:6 ("...lives or operates.")									
98:9-99:24									
			172:4 (starting with Now) - 17 (counter)	402, 403 (172:11-13), not admissible under 804, 806					
100:18-21									
112:9-113:15									
			179:7-12, 19-24 (counter)				DX-92		
			181:7-182:5 (counter)						
			183:23-184:8 (counter)						
			185:1-14 (counter)						
113:25-114:16 ("...to me privately.")	802 (hearsay) as to 114:13-16	Probative, no hearsay statement, no improper opinion; objection waived by RA, UEP, USEM							
			174:4 (starting with Now) - 175:13 (counter)						
			186:15-24 (counter)	BS, 402, 403, not admissible under 804, 806					
			187:13-188:6 (counter)	MIL, OSD, 402, 403, MIS, CLC					
			191:20-192:10 (counter)						
114:25-115:3	802 (Hearsay)	Non-hearsay use, objection waived by RA, UEP, USEM							
115:9-10									
115:16-20									
115:25-117:16									
			205:10-208:2 (counter)	HS, 602, 402, 403, BS			D-844		
			208:8-209:24 (counter)	HS, 602, 402, 403, BS			D-856		
			217:11-15 (counter)	HS, 402, 403	216:4-9, 216:11				
154:25-155:8 (after "undersecretary"), 155:11-156:8-13	802 (Hearsay); 805 (hearsay within hearsay)	Objection waived by RA, UEP, USEM; no statement offered							
			185:18-20 (counter)	BS					
156:24-25									
157:15-17									
			193:4-14 (counter)						
			195:13-22 (counter)						
			196:3-6, 18-25 (counter)	BS, 402, 403, OSD					
157:19-21									
168:10-169:10									
			145:15-146:11 (end at 20/20) (counter)	BS, 402, 403, OSD	147:7-13, 148:8-149:1				
			201:16-19 (counter)		200:3-19				
			210:1-211:1, 7-24 (counter)	BS, 402, 403			PX-0434		

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Scott Manion
April 2, 2014

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
		9:9-10						
		10:24-11:2						
		11:6-12:1		12:2 - 12:14				
		12:15-18		12:19 - 13:5; 13:17 - 13:19				
18:13 - 18:14								
18:20 - 18:22								
19:4 - 19:14		19:15-25 (completeness)			Manion-3	Manion-3		
20:5 - 20:16								
21:7 - 21:21								
22:7 - 22:22								
24:8 - 28:6								
32:9 - 33:24	408 (Settlement); 802 (hearsay); 403 (prejudice)							
34:2 - 36:18	402							
37:5 - 37:21	602 (Foundation, speculation)				Manion-5			
38:12 - 39:17	602 (Foundation, speculation); 802 (Hearsay)							
40:19 - 41:7	602 (Foundation, speculation)							
47:9 - 47:18	FORM							
48:10 - 48:12	602 (Foundation, speculation)	48:13-14; 49:9-18 (completeness)		48:15 - 49:8				
49:19 - 50:8	602 (Foundation, speculation)							
51:2 - 51:8	602 (Foundation, speculation)							
53:24 - 55:25	602 (Foundation, speculation); 802 (Hearsay)							
		66:14-15				Manion-10		
		66:25-67:10						
		67:24-68:25						
68:6 - 68:16								
		69:3-17						
		72:24-73:15	BS					
		74:3-6	BS	74:7 - 75:6				
		75:7-8	BS			Manion-11		
		75:14-25	BS					
		76:5-77:4	BS					
		77:15-17	BS					
		78:10-18	BS					
		80:1-22	BS					
		81:1-20	BS					
		82:8-83:18	MPT/MIS (83:3 - 83:8); 602; BS					
		87:16-17	BS			Manion-12		
		87:23-88:2	BS					
		88:6-89:6	BS					
		89:9	BS					
		89:10-11	BS	89:12 - 89:23				
		90:7-10	BS					
		91:13-19	BS			Manion-13		
		91:24-92:9	BS	92:16 - 92:24				
		93:5-6	BS			Manion-13; Manion-14		
		93:13-94:9	BS			Manion-14		
		94:14-96:6	BS	96:7 - 96:17				
		97:1-2	BS			Manion-15		

Scott Manion
April 2, 2014

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
		97:6-18	BS					
		97:21-24		98:2 - 98:24				
98:25 - 99:10	602 (Foundation, speculation); 802 (Hearsay); 805 (Hearsay w/in Hearsay)				Manion-16			
101:10 - 104:4	602 (Foundation, speculation); 802 (hearsay)							
		104:25-105:3		105:4 - 105:14				
		108:16-109:6	BS					
111:15 - 111:18		110:7-111:14, 111:19-113:24, 114:3-5 (completeness)	BS			Manion-3		
		114:16-23	602; 701; BS					
		115:22-117:17	BS					
		117:19-118:14	BS	118:15 - 118:23				
120:15 - 122:5	602 (Foundation, speculation); 701(c) (improper lay opinion)	119:8-120:14 (completeness)	BS					
		122:6-16						
		122:22-24	BS			Manion-17		
		123:4-6	BS					
		123:18-25	BS					
		124:13-125:6	BS	125:7 - 125:9				
		125:10-126:1	BS					
		126:8-18	BS	126:2 - 126:8				
		126:22-127:8	BS	127:9 - 127:20				
		128:13-129:19	BS					
		133:20-21	BS			Manion-19		
		134:22-135:12	BS	135:13 - 136:11				
		136:12-15	BS					
		137:3-11	BS	137:12 - 137:25				
		138:1-10	BS					
		138:14-139:20	602/PK (139:18 - 139:20); BS					
		141:6-19	BS					
		141:23-142:4	BS	142:8 - 142:11		Manion-20		
		143:1-144:2	BS					
		144:11-23	BS					
		145:2-3	BS			Manion-21		
		145:8-12	BS					
		145:16-23	BS					
		146:6-7	901; 402/403; BS			Manion-22		
		146:17-147:13	901; 402/403; BS					
		148:2-9	901; 402/403; BS					
		148:16-149:3	901; 402/403; BS	149:12 - 149:14				
		149:15-150:6	901; 402/403; BS					
		150:7-9	901; 602; 402/403; HS; BS			Maion-23		
		150:21-151:18	901; 602; 402/403; HS; BS					
		151:23-153:8	901; 602; 402/403; HS; BS					
		159:15-160:7	BS					
		160:9	BS					
		160:13-14	BS			Manion-26		
		160:20-162:18	BS	162:21 - 163:16				
		164:23-165:9	BS			Manion-27		

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Scott Manion
April 2, 2014

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
165:13 - 167:8	602 (Foundation)	167:9-168:21 (completeness)	HS; MPT/MIS (168:9 - 168:21)		Manion-27			
		172:8-11	BS					
		173:5-7	402/403; OSD; BS					
		174:3-7	402/403; OSD; BS					
174:16 - 176:21	602 (Foundation, speculation as to 174:16-176:2)	176:21-177:19 (completeness)	BS					
178:2 - 179:22		179:23-180:25 (completeness)	MIS/MPT (180:13 - 180:25); BS					
184:5 - 184:15								

Greg Marshall
November 26, 2019 (Day 17)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
155:22-25								
156:21-22								
157:12-20								
158:11-24								
186:4-22	802 (as to UEP, USEM, CMF)				D-0477			
187:8-188:24	106, 802 (as to UEP, USEM, CMF)	188:25-189:13			D-0477			
189:14-190:3	403 (confusing as to lines 20-21); 106; 802 (as to UEP, USEM, CMF)				PX 624			
190:14-23	802 (as to UEP, USEM, CMF)				PX 624			
191:20-25	802 (as to UEP, USEM, CMF)				PX-624			
192:1-194:3	802 (as to UEP, USEM, CMF)				D-0477; PX-624			
194:7-10	403 (miseleading); 106	194:11-12	402; 403 (confusing/miseleading); NR					
194:19-195:1	802 (as to UEP, USEM, CMF)				D-0536			
195:12-23	403 (confusing); 106; 802 (as to UEP, USEM, CMF)	195:24-196:2			D-0536			
196:3-16	802 (as to UEP, USEM, CMF)				D-0537			
196:25-198:5	802 (as to UEP, USEM, CMF)				D-0537			

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Greg Marshall
December 3, 2019 (Day 19)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
150:11-23	106; 802 (as to UEP, USEM, CMF)	150:24-25				PX-624		
151:2-22	106; 802 (as to UEP, USEM, CMF)	151:23-152:1	402; OSD			PX-624		
157:15-18	802 (as to UEP, USEM, CMF)					PX-621		
158:25-159:8	802 (as to UEP, USEM, CMF)					PX-621		

John Mueller

November 6, 2019 (DAP Day 5)

Plaintiffs' Affirmatives	Defendant's Objections	Basis for Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
			118:1-7						
118:22-119:23									
120:6-14			Completeness: 120:15-16						
120:17-20			Completeness: 120:21-23						
120:24-121:4									
121:9-17			Completeness: 121:18-21						
121:22-126:7						PX-183			
126:17-127:12									
127:19-128:11			Completeness: 128:12-18						
128:19-129:18						PX-189			
130:7-131:8	105; 802; 805	801(d)(2); any objection waived by RA, UEP, and USEM							
131:11-132:2	105; 802; 805	801(d)(2); any objection waived by RA, UEP, and USEM							
132:5-133:11	105; 802; 805	801(d)(2); any objection waived by RA, UEP, and USEM				PX-235			
136:9-137:2	105; 802; 805	801(d)(2); any objection waived by RA, UEP, and USEM							
137:12-138:1									
138:5-14									
			138:15-140:9						
140:10-141:12	105; 802; 805	801(d)(2); any objection waived by RA, UEP, and USEM				PX-197			
142:4-143:20	105; 802; 805	801(d)(2); any objection waived by RA, UEP, and USEM	Completeness: 143:21-24						
143:25-145:22	105; 802; 805 as to 143:25-144:25	801(d)(2); any objection waived by RA, UEP, and USEM				PX-189			
146:10-149:4						PX-228			
149:13-150:12	105; 802; 805	801(d)(2); any objection waived by RA, UEP, and USEM				PX-691			
155:19-160:18	105; 802; 802	801(d)(2); any objection waived by RA, UEP, and USEM							
165:17-18			Completeness: 165:10-16			PX-662			
166:4-17	No Objection if Redacted Version Offered; 105; 802; 805	Testimony and redacted portion admissible under 801(d)(2); any objection waived by RA, UEP, and USEM							
167:15-168:4	No Objection if Redacted Version Offered; 105; 802; 805	Testimony and redacted portion admissible under 801(d)(2); any objection waived by RA, UEP, and USEM	Completeness: 168:5-15						
168:16-169:10	No Objection if Redacted Version Offered; 105; 802; 805	Testimony and redacted portion admissible under 801(d)(2); any objection waived by RA, UEP, and USEM							
			169:11-170:21						
			171:7-172:1						
172:4-173:6									
173:11-174:2						PX-82			
174:14-16									
176:2-177:11									
177:23-178:21			Completeness: 177:19-22			PX-692			
179:9-180:9			Completeness: 179:7-8			PX-284			
180:12-14			Completeness: 180:15-16						
180:17-182:7									
183:12-185:12	105; 802; 805	Effect on listener; waived by RA, UEP, and USEM				PX-292			
			185:18-190:5	MIL (186:4-14)					
			191:11 (starting at "you're") - 192:8						

John Mueller

November 6, 2019 (DAP Day 5)

Plaintiffs' Affirmatives	Defendant's Objections	Basis for Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
			192:12-193:1			D-0657 (pg. 2)			
			193:19-194:14						
			194:14-196:21	MIL as to 196:10-20		D-0691			
			196:25-199:3, 6	HS (198:24-199:3)		D-0882			
			199:10-17	HS					
			200:4-203:8	HS, 402, 403		P-0197; D-691			
			203:19	BS, 402, 403, PK, 602					
			204:6 (start at "Can we put up")-205:13			PX-228			
			205:17-206:13			PX-226			
			207:2-209:23						
			210:2-14, 211:1 (start at "Reporters")-19, 212:7-213:1, 213:6-214:24	402, 403 (incl. 213:25-214:1, 214:7-24), PK (210:20-25)		DCX-4			
			216:4-21						
			217:3-4						
			217:11-218:18						
218:24-25									
219:3-220:17									
220:24-222:12						PX-882			
222:21-23						PX-197			
223:1-224:7	105; 802; 805								
224:22-225:25						PX-242			
226:25-227:13									

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Gregg Ostrander
March 5, 2014

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
6:5-8								
21:22-22:15								
25:9-10		17:4-8 (completeness and counter); 24:18-25:2 (completeness and counter)						
25:13-21		33:11-34:20 (counter) 49:5-50:19 (counter) 51:14-52:7 (counter) 52:12-53:9 (counter) 53:18-54:17 (counter) 56:18-57:6 (counter) 66:5-15 (counter) 67:4-9 (counter) 67:17-68:11 (counter)	NARR, CP, 402, 403 (to 33:11-34:20); 402, 403 (to 51:14-52:7); 402, 403 (to 53:18-54:17); NARR (to 56:22-57:6); 106, VAG, HS (67:17-68:11)			Ex. 3, MFI0111951		
27:4-8								
55:7-56:6		54:21-55:6 (completeness)						
57:7-57:13		57:14-62:17 (completeness and counter)	CP, 402, 403, NARR (58:9-59:6); NARR (62:8-17)			Ex. 4, MFI0363530		
62:18-63:9								
64:2-12		64:13-65:7 (completeness and counter)			Ostrander-5			
69:7-25	802 (Hearsay)	68:25-69:6 (completeness and counter); 70:1-13 (completeness and counter)	HS					
70:14-20	802 (Hearsay); 602 (Foundation)							
70:25-71:18								
72:15-16								
74:24-75:13	802 (Hearsay)	73:23-74:23 (completeness and counter); 75:14-76:3 (completeness and counter)	602, PK (73:23-74:4)					
77:8-10		78:6-15 (completeness)			Ostrander-6			
78:24-25								
79:6-7		79:12-83:1 (completeness and counter)	402, 403					
84:18-85:11	802 (Hearsay)	84:14-17 (completeness) [note that this was already highlighted in the transcript - typo?]	HS, 602, PK [Note that 84:14-17 was highlighted in error]					
85:21-86:7	802 (Hearsay)							
86:10-87:17	602 (Foundation), 802 (Hearsay), 401 (Relevance), 403 (Unduly Prejudicial)							
88:1-5		87:18-25 (completeness)	402, 403					
112:22-23		112:24-113:5 (completeness and counter)						
113:9-114:15								
114:16-116:22	701 (a) & (c) (improper lay opinion); 802 (Hearsay)	116:23-117:8 (completeness)	602, PK		Ostrander-11			
117:23-118:18	802 (Hearsay); 602 (Foundation)	117:14-21 (completeness)	602, PK, HS					

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Gregg Ostrander
March 5, 2014

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
118:24-119:8		119:9-15 (completeness and counter)						
119:16-120:8								
120:9-13		120:13-123:1 (completeness and counter)						

Al Pope

May 21, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Basis of Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
18:13-19:3									
23:2-23:7									
28:7-19			28:20-29:5 (completeness)						
29:21-30:14			30:14-17 (completeness)						
30:19-31:13									
			33:2-18 (counter)						
			33:21-34:11 (counter)						
			34:14-35:19 (counter)						
36:3-25									
39:15-40:14									
40:19-41:8; 41:18-25			41:25-42:2 (completeness)						
42:3-16									
46:17-20									
			47:9-12 (counter)						
			47:16-48:7 (counter)						
51:5-15									
51:18-23									
58:5-10						Pope-1			
61:11-19									
71:21-73:8									
73:11-25									
74:4-24									
			82:9-84:10 (counter)						
			84:19-86:18 (counter)	NR, 403					
			88:17-22 (counter)						
			90:12-91:2 (counter)	402, 403, 602, NR					
99:22-101:19	401 (Relevance); 403 (Prejudice); 602 (Foundation); MIL (pre-conspiracy)	Testifying from personal knowledge of "Eggs Economics Updates"; Lays foundation for subsequently designated testimony; Relevant to show development of plan and conspiracy; 901; Probative value is not substantially outweighed by unfair prejudice				Pope-3			
102:7-16	401 (Relevance); 403 (Prejudice); 602 (Foundation); 802 (Hearsay)*; 805 (Hearsay); MIL (pre-conspiracy)	Testifying from personal knowledge of "Eggs Economics Updates"; relevant to show development of plan and conspiracy; Statement by party-opponent; 801(d)(2); 901; Probative value is not substantially outweighed by unfair prejudice							
102:24-25	401 (Relevance); 403 (Prejudice); 602 (Foundation/Speculation); 802 (Hearsay)*; MIL (pre-conspiracy)	Testifying from personal knowledge of "Eggs Economics Updates"; relevant to show development of plan and conspiracy; Statement by party-opponent; 801(d)(2); 901; Probative value is not substantially outweighed by unfair prejudice							

Al Pope
May 21, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Basis of Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
103:7-104:16	401 (Relevance); 602 (Foundation/Speculation); MIL (pre-conspiracy)	Testifying from personal knowledge of "Eggs Economics Updates" and use of statistics in egg industry; relevant to show development of plan and conspiracy; 901							
104:23-105:16	401 (Relevance); 403 (Prejudice); 602 (Foundation); 802 (Hearsay) *; 805 (Hearsay); MIL (pre-conspiracy)	Testifying from personal knowledge of "Eggs Economics Updates"; relevant to show development of plan and conspiracy; Statement by party-opponent; 801(d)(2); 901; Probative value is not substantially outweighed by unfair prejudice							
105:19-106:3	602 (Foundation)	Testifying from personal knowledge regarding expected number of layers of eggs.	106:9-12 (completeness)	402, 403					
140:14-17						Pope-6			
140:24-141:8			141:9-142:15 (completeness)						
142:16-143:15		Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)							
143:18									
143:21-145:13			145:13-146:8 (completeness)						
			146:20-23 (counter)						
			147:2-8 (counter)						
148:15-149:6	802 (Hearsay)*	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)	147:13-19; 150:13-22 (completeness)						
151:8-12									
151:16-18									
151:22-23									
152:2-3									
153:7-10									
153:13-154:6									
154:18-155:8						Pope-7			
159:17-160:11	805 (Hearsay within hearsay)*	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); 803(6)							
			163:2-7 (after USDA) (counter)	MIL (FMI)					
163:23 (after report)-164:23									
165:3-4	602 (Foundation); 403 (Prejudice)	Testifying from personal knowledge of the use of the word "slaughter" in the egg industry as shown by testimony at 164:14-20; Probative value is not substantially outweighed by unfair prejudice							
165:7	602 (Foundation); 403 (Prejudice)	Testifying from personal knowledge of the use of the word "slaughter" in the egg industry as shown by testimony at 164:14-20; Probative value is not substantially outweighed by unfair prejudice							

Al Pope

May 21, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Basis of Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
165:9-10									
165:18-20						Pope-8			
167:20-168:13			165:24-166:5 (counter)						
168:20-171:5	802 (Hearsay)*	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)							
172:13-175:3	802 (Hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)	419:14-420:13 (completeness)	ARG, IMP, MPT					
			420:16-19 (completeness)	ARG, IMP, MPT					
			420:22-25 (completeness)	ARG, IMP, MPT					
179:20-181:17						Pope-10			
182:3-13						Pope-11			
182:25-183:7									
183:17-20			183:21-184:3 (completeness)						
184:4-9									
184:21-185:18									
			193:10-18 (counter)	MIL					
			193:21-194:22 (counter)	MIL	194:23-195:2				
196:16-17						Pope-13			
197:2-198:3									
199:8-23									
200:3-201:3									
201:22-202:14			201:4-20 (completeness)						
			202:22-203:8 (counter)	NR, 403					
214:20-216:4	802 (Hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)				Pope-16			
217:13-23						Pope-17			
218:5-14									
218:17-25									
220:10-21									
221:7-222:10									
228:3-229:20						Pope-19			
229:23-230:6									
231:3-18	802 (Hearsay as to USEM, CM and RA)	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)							
			232:17-233:11 (counter)	NR, 402, 403, MIL	231:19-232:16				
			234:13-234:24 (after FMI) (counter)	402, 403, MIL					
238:10-16									
239:2-9									
243:4-7			242:3-243:3 (completeness)						
243:10-244:10									
245:8-11						Pope-21			
245:14-17									
245:21-25	802 (Hearsay)*	Non-hearsay purpose (effect on listener)							
246:5-20	802 (Hearsay)*	No statement offered at 246:5-7; Non-hearsay purpose (effect on listener)	246:25-247:2 (start at word what) (counter)						
			247:5-19 (counter)						
248:24-249:24	802 (Hearsay)*	Non-hearsay purpose (effect on listener)							
250:3-14									
251:14-18									
251:22-252:9	802 (Hearsay)*	Non-hearsay purpose (effect on listener)							

Al Pope
May 21, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Basis of Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
252:12-253:7	802 (Hearsay)*	Non-hearsay purpose (effect on listener)	253:15-16 (completeness)						
270:24-271:23			253:20 (completeness)						
272:2-20						Pope-25			
272:24-273:11	802 (Hearsay)*	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)							
273:14-24									
277:19-23						Pope-26			
278:2-11									
280:4-281:10	802 (Hearsay)*	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); 803(6)							
281:22-283:3	602 (Foundation); 403 (Prejudice); 801 (Hearsay)	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); 803(6); probative value not substantially outweighed by unfair prejudice							
283:6-284:21	802 (Hearsay)*	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); 803(6)							
303:11-304:3			427:13-14; 428:15-429:10 (counter)			Pope-32			
304:13-305:2	802 (Hearsay) (as to CM, RAF, and USEM)	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); 803(6) (the attachment)							
305:5-13	802 (Hearsay) (as to CM, RAF, and USEM)	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); 803(6) (the attachment)							
305:17-306:7	802 (Hearsay) (as to CM, RAF, and USEM)	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); 803(6) (the attachment)	306:8-16 (completeness)						
306:17-307:18	802 (Hearsay) (as to CM, RAF, and USEM)	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2); 803(6) (the attachment)	307:18-308:17 (completeness)	IMP, 402, 403, NR, HS					
318:17-20	401 (Relevance); 403 (Prejudice); MIL	Relevant to show conspiracy and nature of UEP's animal welfare work; probative value not substantially outweighed by unfair prejudice				Pope-34			
319:22-320:3	401 (Relevance); 403 (Prejudice); MIL	Relevant to show conspiracy and nature of UEP's animal welfare work; probative value not substantially outweighed by unfair prejudice							
320:11-321:18	401 (Relevance); 403 (Prejudice); MIL	Relevant to show conspiracy and nature of UEP's animal welfare work; probative value not substantially outweighed by unfair prejudice							
322:5-8	401 (Relevance); 403 (Prejudice); MIL	Relevant to show conspiracy and nature of UEP's animal welfare work; probative value not substantially outweighed by unfair prejudice							

Al Pope

May 21, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Basis of Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
323:25-324:15	401 (Relevance); 403 (Prejudice); MIL	Relevant to show conspiracy and nature of UEP's animal welfare work; probative value outweighs any potential prejudice							
324:19-325:6	401 (Relevance); 403 (Prejudice); MIL	Relevant to show conspiracy and nature of UEP's animal welfare work; probative value not substantially outweighed by unfair prejudice							
334:2-335:22			335:23-336:24 (completeness)			Pope-35			
337:12-338:3	802 (Hearsay)*	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)							
338:6									
343:8-344:24									
347:19-348:4	802 (Hearsay)*	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)							
348:7-21	802 (Hearsay)*	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)	348:21-349:11 (completeness)						
352:22-353:25						Pope-37			
354:9-24		Resolved by agreement of the parties through limiting instruction -- offered for non-hearsay purpose				Pope-38			
355:14-356:3						Pope-39			
356:24-357:13									
358:12-359:10	802 (Hearsay) (as to CM, RAF, and USEM)	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)							
359:12-13									
359:16-361:17			361:17-362:2 (completeness)	NR, IMP, 402, 403					
			407:4-410:10 (counter)						
			410:21-411:18 (counter)						
			411:20-22 (counter)						
			422:9-423:6 (counter)						
			423:8 (counter)						
			423:10-14 (counter)						
			423:22-424:17 (counter)						
			424:19-425:4 (counter)						
			425:6-10 (counter)						
			425:12-23 (counter)						
			425:25-426:4 (counter)						
			426:6-12 (counter)						
			426:14-23 (counter)						
			426:25-427:4 (counter)						
			427:6-10 (counter)						
			470:19-471:5 (end after groups) (counter)						
			479:11-481:18 (counter)	MIL					

Linda Reickard

April 3, 2014

Plaintiffs' Affirmatives	Defendant's Objections	Basis of Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/ Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
14:21-25									
19:11-25									
20:25-22:11									
23:9-24:7									
25:15-26:6									
27:22-29:6									
48:21-25									
49:12-51:22						Reickard-3			
52:2-53:15									
53:18-54:10									
54:12-55:3						Reickard-4			
55:12-18									
55:21-56:17									
57:7-58:4						Reickard-5			
58:13-59:3									
59:7-10									
59:15-60:22									
61:2-62:5									
62:8-65:11									
65:14-66:22									
66:25-67:12									
67:17-68:14						Reickard-6			
69:3-70:25	802 (Hearsay) (as to RAF, CMF, USEM)	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)(a) and (e); Non-hearsay purpose (effect on listening, proving conspiracy)							
71:9-17									
72:9-19									
79:11-20									
80:9-81:9						Reickard-7			
83:3-84:7	802 (Hearsay) (as to RAF, CMF, USEM)	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)(a) and (e); Non-hearsay purpose (evidence of conspiracy); Business record 803(6)							
84:10-17									
84:20-85:6									
85:9-21						Reickard-8			
86:6-20									
86:23-24			86:24-87:4 (completeness)						
87:5-17			87:18-20 (completeness)						
87:21-89:13									
97:19-98:25						Reickard-11			
99:8-13						Reickard-12			
99:20-101:19	802 (Hearsay) *	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)(a) and (e); Business record 803(6); Non-hearsay purpose (proving conspiracy)							
108:13-18						Reickard-15			

Linda Reickard
April 3, 2014

Plaintiffs' Affirmatives	Defendant's Objections	Basis of Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
109:6-111:22	602 (Foundation/Speculation) as to 110:24-111:6; 802 (Hearsay)	Witness has personal knowledge and foundation to discuss her own prior statements; Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)(a) and (e); Business record 803(6); Non-hearsay purpose (proving conspiracy and showing intent)							
122:10-123:3									
123:6-124:2									
124:7-15									
126:13-22									
132:17-19									
132:22-133:4									
133:13-14						Reickard-19			
133:21-134:20	802 (Hearsay) (as to RAF, CMF, USEM)	Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)(a) and (e)							
134:23-135:11									
135:14-137:11			137:12-17 (completeness)						
141:4-6									
141:9-15									
141:20-21						Reickard-21			
142:3-23, 144:10-12	602 (Foundation); 802 (Hearsay)	Has personal knowledge about email witness received; Statement by party-opponent and in furtherance of conspiracy; 801(d)(2)(a) and (e); Non-hearsay purpose (effect on listener)	143:24-144:9 (completeness)						
144:15-19	602 (Foundation)	Witness is testifying to her own view of the benefit of the program that she ran ("I think the benefit of the program is ...")							
144:21-145:3	602 (Foundation)	Has personal knowledge about participation in USEM exports through role running program							
			208:6-16, 208:21-210:11 (counter)						
			210:17-19 (counter)						
			210:23-211:9 (counter)						
			211:11 (counter)						
			212:8-25 (completeness)						
223:19-224:5						Reickard-44			
						Reickard-46			
230:23-233:11						Reickard-47			
						Reickard-48			
						Reickard-49			
						Reickard-50			
			237:23-238:15 (counter)						
240:12-241:7						Reickard-51			
241:9-11									
			250:15-251:6						

Reickard, Linda

May 9, 2018 (DDP Day 6)

Plaintiffs' Affirmatives	Defendant's Objections	Basis of Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
167:6-8									
168:10-17									
170:1-3									
171:3-173:21									
174:4-22									
175:2-5									
175:9-176:1									
177:3-178:7									
178:25-179:9									
179:16-180:1						P-0049			
180:6-25									
181:10-182:3									
184:8-25			185:11-16 (counter)		[See DPP Day 7 Designations - 49:6-16]				
187:13-188:9						P-0208; P-0216			
188:13-189:2									
189:7									
189:9-190:21									
190:25-191:12, 191:23-192:2									
192:9-15									
193:1-11						P-0206			
193:19-196:11									
196:17-197:8			197:9-11 (completeness)		197:22-198:2				
197:12-18									
198:11-19									
198:23-199:2						P-0231			
199:12-16									
200:4-19									
200:24-203:22	805 (Hearsay) *	Business record 803(6); RA waived; Limiting instruction							
205:24-206:18			205:17-23 (completeness)						
206:22-210:14									
General Limiting Instruction as to CMF, UEP & USEM*									

s retired at the time of providing this testimony.

nployee or agency relationship existed between Ms. Reickard and UEP/USEM at this time.

arty statement that is admissible against either UEP or USEM under 801(d)(2)(A)-(D).

Reickard, Linda

May 10, 2018 (DDP Day 7)

Plaintiffs' Affirmatives	Defendant's Objections	Basis of Admissibility	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/ Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
7:5-9									
7:17-22						P-0041			
8:6-9:10									
9:20-10:25									
11:4-12	802 (Hearsay) *	Business record 803(6); Non-hearsay purpose (shows notice of export); Limiting instruction							
13:6-12									
13:21-23									
19:1-8									
19:16-19									
20:18-20									
21:2-4									
21:7-11									
21:16-21									
22:10-23:10			23:11-14 (completeness)						
24:20-25:12									
25:22-24									
46:8-14									
			84:13-19 (counter)						
			85:16-86:6 (counter)						
			86:17-87:8 (counter)		87:9-11				
			87:17 (starting at Mr.) - 88:1 (counter)						
			88:13-89:1 (counter)						
					49:6-16 [See note on DPP Day 6 Designations]				
General Limiting Instruction as to CMF, UEP & USEM*									
7:5-10									
7:17-23						P-0042			
8:6-9:11									
9:20-10:26									
11:4-13	803 (Hearsay)*	Business record 803(6); Non-hearsay purpose (shows notice of export); Limiting instruction							
13:6-13									

s retired at the time of providing this testimony.

nployee or agency relationship existed between Ms. Reickard and UEP/USEM at this time.

arty statement that is admissible against either UEP or USEM under 801(d)(2)(A)-(D).

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Rust, Marcus
March 5, 2014 Deposition

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
11:20-12:11								
15:19-17:5								
47:16-50:9								
82:2-13					Ex. 518	802		
105:9-106:13	106	106:14-16						
109:3-9								
202:20-205:3	802; 1006 (both objections are to the extent the doc is being admitted or used)				Ex. 525	802; 1006		
206:2-208:16	802; 1006 (both objections are to the extent the doc is being admitted or used)							
209:3-18	802; 1006 (both objections are to the extent the doc is being admitted or used)							
213:17-215:10	802; 1006 (both objections are to the extent the doc is being admitted or used)				Ex. 526	802; 1006		
215:20-216:4	802; 1006 (both objections are to the extent the doc is being admitted or used)							
216:14-222:22	802; 1006	173:4-180:15; 223:1-3, 4-6	Improper counter, 602, 402, 403, CLC	180:16-19; 181:13-182:6	Ex. 128	802		
265:18-269:10	602 (foundation); 402 (lines 267:2-7); 106	269:11-271:1	Improper counter		Ex. 528, Ex. 215	802		
271:2-278:6	602 (foundation); 805				Ex. 139	802; 805		
281:13-284:20					Ex. 117			
333:4-337:13					Ex. 534			
351:9-11					Ex. 536			
352:1-353:15	106	354:18-22, 355:2-10	Improper counter, 602, NR	353:16-354:17; 355:11-356:13				
364:7-366:19	802				Ex. 537			

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Rust, Marcus

March 6, 2014 Deposition

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
391:14-22	802				Ex. 237			
393:2-11	802							
394:6-10	106; 802	394:16-395:1	Improper counter, NR					
396:7-14	106; 802	396:15-17		386:18-20				
399:2-400:18	106; 403; 802	400:19-401:5	Improper counter, NR	401:6-9; 402:8-15	Ex. 538			
434:17-438:2	802				Ex. 248			
457:3-458:9								
461:1-17								
487:7-489:4					Ex. 322			
492:6-493:7					Ex. 546			
494:5-9					Ex. 547			
495:3-6								
498:2-6								
499:3-21								
503:8-505:20					Ex. 548			
586:16-587:16					Ex. 564			
588:1-589:3	602 (speculation)							
590:7-13								
595:9-597:3	403; 802				Ex. 565			
598:2-6					Ex. 566			
599:20-603:12	403; 802							
607:11-608:10								
668:11-669:4	106	668:8-10	Improper counter					
719:6-721:2								

Rust, Marcus

March 7, 2014 Deposition

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
14:22-15:7								
16:9-17:15								
20:5-11								
21:11-22:9								
23:7-24:14								
25:4-19								
26:8-20	106	26:21-27:4	Improper counter, 602, 402, 403					
27:5-28:9								
35:15-36:8	106	36:9-10, 13-14, 17-19	Improper counter					
50:21-51:5								
53:10-23								
55:23-56:14	802				Rust Ex. 2			
59:7-60:19	802							
86:23-87:4	106	85:12-17	Improper counter, 602, 1002, INC					
125:4-9								
127:13-128:5								
129:14 (Beginning with "Rose Acre") - 17								
130:9-15								
132:12-133:16								
139:4-140:21								
143:12-19	106	143:20-150:12	Improper counter, NR, AA, NARR					
159:19-163:11	106	163:12-164:3	Improper counter, 602		Rust Ex. 17			
164:5-21	106	164:23-165:11	Improper counter					
165:14-25								
169:4-25								
170:19-171:5	106	170:6-18, 171:6-172:4	402, 403, NR, MIL (objections as to 171:6-172:4)					
172:13 (Beginning with "Just a second") - 173:16	106; 802	173:17-23	602, NR (objections as to everything after "Correct")					
182:11-16								
189:16-194:22	802				Rust Ex. 20			
198:23-199:23	403 (no testimony about); 602; 802				Rust Ex. 30			
208:17-209:23								
210:23-212:13								
263:24-265:7	802							
265:19-266:11								
269:25-271:12								
277:18-278:25 (Ending with "going on.")	106	278:25-281:20	Improper counter, 402, 403, MIL					
284:13-14					Rust Ex. 43			
286:11-19								
290:18 (Beginning with "I'd") - 294:12	402; 403; 802							
308:2-16								
309:13-313:24	106; 403 (prejudicial, lines 311:2-312:6; 313:18-24)	314:6-315:11	MIL		Rust Ex. 46			
343:17-345:11								
372:8-374:19					Rust Ex. 51			

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Rust, Marcus
May 11, 2018 (DPP Day 8)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
197:1-5								
197:16-21	106	197:22-198:1	MIL, 402, 403					
198:2-9	106	198:10-13	402, 403, NR					
198:14-23								
201:7-202:10								
202:16-203:9								
204:11-12	106	204:12-13						
204:14-18								
204:19-24	106	204:25-205:2						
205:3-9	802 (as to UEP, USEM, CMF)				P-0003			
205:13-17	802 (as to UEP, USEM, CMF)							
206:5-9	802 (as to UEP, USEM, CMF)							
207:8-11	802 (as to UEP, USEM, CMF)							
209:13-210:5	802 (as to UEP, USEM, CMF)							
213:5-13	402 (Relevance of testimony as to size of Cal Maine and RAF in relation to other egg producers as of 2018)							
216:1-25	402 (Relevance of testimony as to use of A-frame cages as of 2018); 602 (Foundation as to findings of Scientific Cmte)	216:25-217:1						
228:5-13	802 (as to UEP, USEM, CMF)							
230:4-10								
230:11								
230:23-231:3								
231:4-5								
231:13-232:13								
232:15-17								
235:14-236:14	106	232:18-235:9	Improper counter, NR, NARR,	235:10-13				
236:16-22								

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Rust, Marcus

May 14, 2018 (DPP Day 9)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
35:11-12	802 (as to CMF)				P-0502			
36:12-37:22	802 (as to CMF)							
38:18-23	802 (as to CMF)	38:24-39:1						
39:2-12	802 (as to CMF)							
42:23-43:8	802; 805							
43:12-13	802; 805				P-0503			
43:17-44:3	802; 805							
68:17-22	802; 805							
69:3-10	802; 805				P-0008			
69:14-70:3	802; 805							
71:4-15	802; 805							
71:24-74:3	802; 805							
75:10-14	802; 805							
76:3-6	802; 805							
76:12-18					P-0127			
78:1-14	105; 403; 802; 805	78:15-17						
78:23-79:2	105; 802; 805	78:20-23						
81:10-21	602 (Foundation as to what UEP was telling its members)							
82:19-20					P-0150			
83:6-13	102; 802; 805							
84:2-13	102; 802; 805							
84:17-85:19	102; 802; 805	85:20-86:1	Improper counter	86:2-88:13; 88:24-94:6		P-0173, P-0177, P-0188		
95:19-96:22								
97:3-17								
101:11-103:12	105; 802							
105:10-22	Vague							
106:2-5								
107:5-19	602 (foundation, speculation)	109:8-23	Improper counter	110:12-111:5; 111:11-20				
111:6-10	602 (foundation, speculation)							
113:24-25					P-0230			
114:6-16	102; 802; 805							
114:23-115:13								
116:1-8	611	116:9-117:14	NR, NARR	117:15-12; 119:2-20				
119:21-120:7								
122:21-123:4	Vague	123:5-124:21	MIL, NR, 402, 403					
124:23-125:10					P-0158			
126:14-19								
126:22-127:1								
127:8-19	References P-0009 (even though not listed); 802			127:2-7; 127:20-128:1	P-0009			
128:2-14	802							
129:3-13	802							
130:15-19	802							
135:24-136:13					P-0179			

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Rust, Marcus
November 13, 2019 (DAP Day 8)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
52:24-53:1								
53:4	402							
54:7-13								
54:23-25								
55:11-56:3	402							
56:8-12	References PX-624 (not identified as Bell-26)			56:21-25	PX-624			
57:19-24		57:25-58:11	Improper counter, 602					
59:8-12								
60:21-61:6	end at "cooperative"			Confirming designation ends at "was a cooperative"				
61:10-62:2								
62:6-8								
62:23-63:11		63:12-15						
64:2-5								
64:19-22		64:6-18	Improper counter, NR, NARR					
65:16								
65:20-22								
66:5-14								
66:24-68:2					PX-712			
68:10-17								
68:24-69:5								
70:14-25								
71:17-20	References PX-112 (even though not listed)			71:13-16	PX-112			
72:12-20								
89:15-18								
90:16-18	References PX-115 (even though not listed)			90:12-15	PX-115			
94:3-8	602: 802							
113:18-22		112:21-113:17	Improper counter, NR, NARR, 602					
114:3-7		113:23-114:2						
125:7-11								
126:15-127:7					PX-459			
127:17-128:19								
129:3-21								
131:1-9								
132:24-133:11		133:11-135:5	Improper counter, NR, 602		PX-694			
135:6-17								
149:5								
149:9-12								
149:17-18								
150:9-18					PX-137			
150:20-151:9								
152:23-153:11	602 (foundation, speculation); 802							
164:22-165:4	602 (foundation, speculation)							
179:8-18								
182:3-21	(cut highlighting of line 22)							
184:4-6								
185:1-186:20	403; 602 (speculation)				PX-243			

Rust, Marcus

November 14, 2019 (DAP Day 9)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
5:19-22					PX-430			
6:1-5								
6:14-7:2					PX-51			
8:18								
9:2-20	802							
9:23-10:23	602 (foundation)	9:21-22	602					
10:25	602 (foundation)	11:5-7	Improper counter, NR, 602					
11:15-19	602 (foundation); 802	11:20-25		12:1-11				
12:12-15								
18:10-13	References PX-431 (even though not listed)	17:15-20, 17:24-18:9	Improper counter, NR	14:1-20; 15:3-8	PX-413			
18:22-19:9								
19:13-20:8								

Garth Sparboe
May 4, 2018 (Day 3)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
101:19-22								
102:9-10								
102:12-103:14	402; 403; MIL Stip (102:18-103:14)	103:15-104:8	Improper counter.					
104:18								
104:20-24								
105:2-5								
105:7-9								
105:13-16								
105:22-106:19								
107:14-17								
109:15-19	602 (foundation, no personal knowledge)							
109:22-23	602 (foundation, no personal knowledge)							
109:24-113:17	113:15-17 = 602 (foundation, no personal knowledge); 802 (hearsay)							
114:1-6	602 (foundation, no personal knowledge); 802 (hearsay)							
114:14-118:22	114:14-116:7 = 602 (foundation, no personal knowledge); 701(a)-(c) (improper lay opinion); 116:17-18 (nonresponsive); 116:19-117:3 (602 (no personal knowledge/foundation); 701(a) (c) improper lay opinion))							
120:15-20	802 (hearsay); 402 (relevance)							
121:7-15	802 (hearsay); 402 (relevance)					P-0025		
122:3-123:22	802 (hearsay); 611 (improper leading)	123:23 (starting with do) - 124:2	Improper counter					
124:3-5								
124:8								
124:10-125:9		125:10-17	IMP COUNTER; NR					
125:18-126:13						P-0018		
126:24-130:14	802 (hearsay)	130:15-136:3	Improper counter; PK (lack of personal knowledge); 602 (Speculation, foundation); HS (hearsay); 701 (improper lay opinion).					
136:6-137:4						P-0045		
137:11								
137:13-140:16		140:17-141:12	Improper counter; HS (hearsay); 701 (improper lay opinion); 602 (Speculation, foundation); PK (lack of personal knowledge).					
141:13-143:20						D-0142		

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Garth Sparboe
May 4, 2018 (Day 3)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
144:16-25		145:10-146:13	Improper counter; HS (hearsay); 602 (Speculation, foundation); PK (lack of personal knowledge).					
146:14-23		146:23-25						
147:1-150:12								
151:5-25	151:18-25 = 802 (hearsay); 602 (foundation, no personal knowledge)							
152:3-22	602 (foundation, no personal knowledge); 701(a)-(c) (improper lay opinion)	152:23-153:1	Improper counter.					
153:2-16	602 (foundation, no personal knowledge); 701(a)-(c) (improper lay opinion)							
153:18-20								
158:23-154:5	(Typo: should be 153:23)	154:16-155:1	Improper counter; 602 (Speculation, foundation); PK (lack of personal knowledge).					
158:22-160:8		160:9-16	Improper counter; 402 (Irrelevant); 403; MIL					
160:17-161:6	802 (hearsay); 402 (relevance)	162:22-163:5				P-0081		
163:6-164:16	802 (hearsay); 402 (relevance); 164:5-12 - 701(a)-(c) (improper lay opinion)							
165:8-166:1	802 (hearsay)							
166:24	802 (hearsay)							
167:1-8	802 (hearsay)							
167:10-168:16						P-0090		
168:24-170:13								
177:18-178:21	802 (hearsay)					P-0020		
179:9-180:16	802 (hearsay)							
183:18-185:7	184:24-185:7 = 611 (leading); non-responsive							
185:24-187:19	187:5-19 = 602 (foundation, no personal knowledge); 701(a) & (c) (improper lay opinion)							
		Day 4 (Counters)						
		11:10-15 (if loss)	DUP (duplicative); AA (Asked and answered)					
		11:19-12:8	Improper counter; DUP (duplicative); ARG (argumentative); MIS (Misleading Question); MPT (Mistates prior testimony); VAG (vague and ambiguous); 602 (speculation, foundation); PK (lack of personal knowledge); AA (Asked and answered)	12: 9-12				

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Garth Sparboe
May 4, 2018 (Day 3)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
		12:19-13:7, 13:10-13, 13:19-21	Improper counter; DUP (duplicative); AA (Asked and answered); BS (beyond the scope of the direct)					
		14:1-6, 14:14-18, 14:21-22	Improper counter; DUP (duplicative); AA (Asked and answered); BS (beyond the scope of the direct)	14: 7-13; 14: 19-20; 14: 23-25				
		15:1-23						
		16:16-18:23	Improper counter; DUP (duplicative); AA (Asked and answered); MIS (Misleading Question); MPT (Mistates prior testimony); VAG (Vague and ambiguous); 602 (speculation, foundation); PK (lack of personal knowledge);					
		19:4-9, 11-17	[Not highlighted] Improper counter; DUP (duplicative); AA (Asked and answered); HS (Hearsay)					
		20:6-24	Improper counter; HS (Hearsay); ARG (Argumentative)					
		21:8-15	[Not highlighted] Improper counter; DUP (duplicative); AA (Asked and answered);					
		21:16-18, 22:1-15	Improper counter; DUP (duplicative); AA (Asked and answered); PK (lack of personal knowledge); 602 (speculation, foundation);	22:19-24:20				
		24:21-25:21	Improper counter.	25:22-26:25				
		28:5-21 [Highlighted but not included in excel]	Improper counter; 402 (Irrelevant); MIL (Subject of Motion in Limine)	28:22-29:11				
		26:18-31:4 (Revised to 29:12-31:4)	Improper counter; 402 (Irrelevant); MIL (Subject of Motion in Limine)					
		31:7-31:24	Improper counter.					
		38:18-39:16	Improper counter; ARG (argumentative); O (overly broad question); VAG (Vague and ambiguous)					
		82:7-83:7	Improper counter; 402 (Irrelevant); MIL (Subject of Motion in Limine); VAG (Vague and ambiguous); ARG (argumentative); DUP (duplicative); AA (Asked and answered).					

Kraft Foods Global, Inc., et al. v. United Egg Producers, Inc., et al.
Plaintiffs' Deposition Designations

Garth Sparboe
May 4, 2018 (Day 3)

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Exhibits W/I Designations	Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
		101:24-102:11, 102:24-105:1	Improper counter; MIL (Subject of Motion in Limine); HS (Hearsay); MIS (Misleading Question); DUP (duplicative); AA (Asked and answered); PK (lack of personal knowledge); 602 (speculation, foundation); 403 (prejudicial, confusing).	105:25-106:6; 111:11-16				

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August 13, 2013

Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
12:14 - 14:3								
14:15 - 15:10								
17:22 - 18:9	602 (Foundation); 802 (hearsay)							
19:2 - 19:6	602 (Foundation); 802 (hearsay)							
23:17 - 24:11								
25:20 - 26:20					Tran Ex. 2			
27:5 - 27:11								
28:6 - 28:20								
32:2 - 33:20								
35:21 - 36:20		35:18-20 (completeness)						
56:5 - 57:9		53:8-16 (counter / completeness)						
96:5 - 98:11		95:22-96:4 (completeness); 98:12-14 (completeness)	602 (98:12 - 98:14)	98:15 - 99:15				
99:22 - 100:16	602 (Foundation, speculation)	99:16-21 (completeness)						
102:13 - 22	802 (Hearsay)	113:3-16 (completeness / counter)	403; 602/PK	113:17 - 114:13				
115:15 - 115:21	602 (Foundation) see 115:22-116:6; 701(a)-(c) (improper lay opinion)	115:22-116:6 (completeness)						
116:7 - 117:18		117:19-118:4 (completeness)						
		119:6-120:18 (counter)						
		121:4-7 (counter)						
125:19 - 126:3	802 (Hearsay); 602 (foundation); 701(a) and (c) (improper lay opinion)				Tran Ex. 12			
		145:18-148:17 (counter)	402/403; 602/PK	148:18 - 150:8		Tran-14		
129:19 - 132:7	802 (Hearsay); 602 (foundation); 701(a) and (c) (improper lay opinion)							
135:6 - 139:17	408 (Settlement); 403 (prejudice)				Tran Ex. 13			
		145:18-19; 146:8-148:17 (counter)	402; 602/PK; DUP	148:18 - 150:8				
		150:9-160:18 (counter)	602/PK (151:14 - 151:19); 602 (158:10 - 160:6); 901; OSD (154:11 - 155:20); BS			Tran-15 Tran-16 Tran-17 Tran-18		
181:21 - 182:16								
		183:1-22 (counter)	901; 602/PK; BS	184:1 - 187:3		Tran-23		
		189:9-191:3 (counter)	BS	328:6 - 328:17		Tran-19		
		193:15-194:1 (counter)	VAG	194:2 - 194:6				
		197:17-199:14 (counter)	701; 602 (198:7 - 198:9; 198:18)					
206:18 - 207:6		207:7-19 (completeness) 208:9-212:8 (completeness / counter)	BS					
226:21 - 227:10	602 (Foundation)							
229:3 - 229:20	602 (Foundation)							
		235:18-236:5 (counter)	BS					
		237:10-239:7 (counter)	901; 602; HS (238:6 - 238:19); BS			Tran-28		
251:20 - 252:16	602 (Foundation)							
		261:21-262:20 (counter)	402/403; OSD; BS					

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Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
		265:6-18 (counter)	402/403; OSD; BS					
		271:15-22 (counter)	402/403; OSD; BS			Tan-38		
		274:3-275:8 (counter)	402/403; OSD; BS	276:5 - 276:21				
		278:2-3 (counter)	HS; 402/403; OSD; BS			Tran-39		
		279:6-280:6 (counter)	HS; 402/403; OSD; BS					
		309:21-22 (ending at "Exhibit 45.") (counter)	402/403; OSD; BS	309:22 - 310:5		Tran-45		
		310:19-312:13 (counter)	402/403; 602/PK; 901; OSD; BS	328:18 - 329:3				
		318:2-18 (counter)	402/403; OSD; BS					
329:13 - 330:11								
334:17 - 334:21								

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Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
7:9-12								
11:19-12:8								
18:24-19:13								
20:4-7								
		24:4-17	402, 403, 106	24:18				
		25:17-26:2	402, 403, 106					
27:16-20	602; Confusing - Assumes Facts							
29:7-15	Vague at 29:10-12							
29:19-30:12	Vague at 29:19-20	30:13-15 (completeness)	402, 403					
30:16-31:3	Vague at 30:22-24	31:4-13 (completeness)						
35:1-19								
35:23-36:2	602; 802	36:3-5 (completeness)		36:6-10	Willardson-2			
37:9-38:10	802 (Hearsay) 602 (Foundation)	38:11-16 (completeness)				Willardson-3		
38:17-39:4								
39:9	802 (Hearsay) 602 (Foundation)				Willardson-4			
39:11-15		39:16-40:5 (completeness)						
40:7-23								
41:1	802 (Hearsay) 602 (Foundation)				Willardson-5			
41:3-9								
42:5-46:19	Calls for speculation at 42:5-43:5; includes Willardson Ex. 6 (even though not listed) - 802 (Hearsay) 602 (Foundation); 602 (Foundation) at 46:17-19; Form					Willardson-6		
46:22-47:19	602 Foundation at 46:21-47:2 and 47:17-19; Form; 701(a) & (c) (improper lay opinion)							
47:22	602 (Foundation)							
48:2	802 (Hearsay) 602 (Foundation)				Willardson-7			
48:4-7								
48:19-49:2		48:13-18 (completeness)						
49:6								
56:20	802 (Hearsay)				Willardson-9			
56:22-57:2								
58:3-9	802 (Hearsay); 701(a) & c (improper lay foundation)							
58:15-16	Form							
58:19-23								
59:2-3								
		62:8-13 (counter)						
79:4-9		79:10-15 (completeness)						
79:16-22								
80:1-3	802 (Hearsay)				Willardson-15			
80:5-81:2	802 (Hearsay)							
		81:5-82:9 (counter)				Willardson-16		
		84:3-20 (counter)						
		85:12-18 (counter)	IMP(85:16)	85:20-86:2; 86:5-8; 86:22-87:4				

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Plaintiffs' Affirmatives	Defendant's Objections	Defendant's Counter/Completeness Designations	Plaintiffs' Objections to Counters	Plaintiffs' Replies to Counter/Completeness Designations	Depo Exhibits W/I Designations	DAP Depo Exhibit Within Counter Designation	Plaintiff's Trial Exhibits	Defendant's Objections to Trial Exhibits
87:16	802 (Hearsay); 602 (Foundation)				Willardson-17			
87:18-20								
89:7-17		89:18-90:11 (completeness)		90:18-91:5				
		92:14-20; 92:23-24 (counter)						
101:16-102:8	402 (Relevance)							
109:3-5	802 (Hearsay)				Willardson-23			
109:8-11								
109:14-110:2								
		111:3-112:3 (counter)	402, 403					
114:2-7								
114:10								
		119:24-120:5 (counter)	IMP (120:3), 402, 403	119:11-19				
129:4-10	802 (Hearsay)				Willardson-30			
129:17-130:5	701(a) & c (improper lay foundation); 802 (Hearsay)							
		130:6-131:2 (counter)	402, 403					
131:15-20	802 (Hearsay)	131:21-132:5 (completeness)	402, 403	132:6-12				
134:3-22								
162:21-163:5	802 (Hearsay)				Willardson-35			
163:15	802 (Hearsay) 602 (Foundation)				Willardson-36			
163:17-19								
164:7-16	802 (Hearsay)							
164:20-22	Calls for speculation; 602 (foundation); 701(a) & c (improper lay foundation); 802 (Hearsay)							
165:1-3	Calls for speculation; 602 (foundation); 701(a) & c (improper lay foundation); 802 (Hearsay)							
165:15-18	Calls for speculation							
166:3-5	Calls for speculation; 602 (foundation); 701(a) & c (improper lay foundation); 802 (Hearsay)							
166:7-9	Calls for speculation; 602 (foundation)							
166:12-167:6	802 (Hearsay)							
167:8-10	Calls for speculation; 802 (hearsay); 602 (foundation)							
167:13-168:3	Calls for speculation; 802 (hearsay); 602 (foundation)							
		168:4-8 (counter)						
168:17-169:2	802 (Hearsay)							
169:5-6								
170:2-9	802 (Hearsay) 402				Willardson-37			
173:7-11	402 (Relevance)							
177:24-179:18	402 (Relevance); 802 (Hearsay); 702(a) & (c) (improper lay foundation)							
183:16-184:13	802 (Hearsay)							

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		184:21-185:6 (counter)						
186:11-187:10	802 (Hearsay)							
		192:1-194:11 (counter)						
		194:19-195:7 (counter)						